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JOURNALS

OF THE

Legislative Assembly

OF THE

PROVINCE OF ONTARIO

First and Second Sessions of the Thirtieth Parliament of Ontario





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JOURNALS

OF THE

Legislative Assembly

OF THE

PROVINCE OF ONTARIO

From 28th of October to 18th of December, 1975 Both Days Inclusive

IN THE TWENTY-FOURTH YEAR OF THE REIGN OF OUR SOVEREIGN LADY QUEEN ELIZABETH II

BEING THE

First Session of the Thirtieth Parliament of Ontario

SESSION 1975

AND

15th and 16th of January, 1976 Both Days Inclusive

IN THE TWENTY-FOURTH YEAR OF THE REIGN OF OUR SOVEREIGN LADY QUEEN ELIZABETH II

BEING THE

Second Session of the Thirtieth Parliament of Ontario

SESSION 1976

Printed by Order of the Legislative Assembly

VOL. CX

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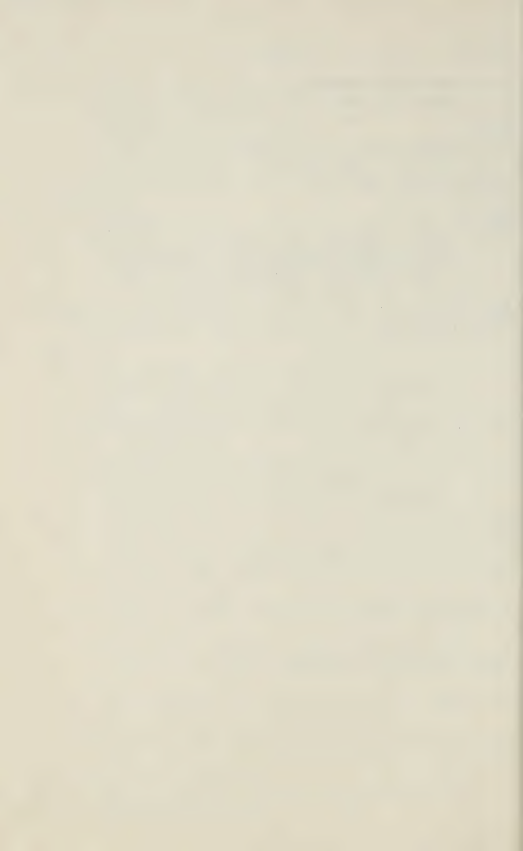
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JOURNALS

OF THE

LEGISLATIVE ASSEMBLY

OF THE

PROVINCE OF ONTARIO 1st Session — 30th Parliament

FIRST DAY

TUESDAY, OCTOBER 28th, 1975

PROCLAMATION

(Great Seal of Ontario)

PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To Our Faithful the Members elected to serve in the Legislative Assembly of Our Province of Ontario and to every of you,—

GREETING:

ROY MCMURTRY Attorney General WHEREAS it is expedient for certain causes and Attorney General considerations to convene the Legislative Assembly of Our Province of Ontario, WE DO WILL that you and each of you and all others in this behalf interested, on Tuesday, the twenty-eighth day of October now next, at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. McGIBBON, An Officer of the Order of Canada, Doctor of Laws, Doctor of University (Ottawa), Bachelor of Applied Arts (Theatre),

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this seventh day of October in the year of Our Lord one thousand nine hundred and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

3 O'CLOCK P.M.

This being the First Day of the First Meeting of the Thirtieth Parliament of the Province of Ontario for the Despatch of Business, pursuant to a Proclamation of the Honourable Pauline M. McGibbon, O.C., B.A., LL.D., D.U. (Ott.), B.A.A. (Theatre), Lieutenant Governor of the Province, Roderick Lewis, Esquire, Q.C., Clerk of the Legislative Assembly, laid upon the Table of the House a Roll hereinafter fully set out containing a list of the names of the Members who had been returned at the General Elections to serve in this Legislature; which said Members, having taken the Oaths and subscribed the Roll, took their seats in the House.

THIRTIETH GENERAL ELECTION

Office of the Chief Election Officer, Toronto, October 24th, 1975.

This is to certify that by reason of the Dissolution of the last Legislature on the eleventh day of August, 1975, and in virtue of Writs of Election dated on the eleventh day of August, 1975, issued by the Honourable the Lieutenant Governor, and addressed to the hereinafter-named persons as returning officers for all the Electoral Districts in the Province of Ontario, for the election of Members to represent the several Electoral Districts in the Legislature of the Province in the Parliament convened to meet on the Twenty-eighth day of October, 1975, the following named persons have been gazetted as duly elected to represent the Electoral Districts set opposite their respective names as appears by the Returns of the said Writs, deposited of Record in my office, namely:

Electoral District

Algoma Algoma-Manitoulin

Brampton Brantford

Brant-Oxford-Norfolk

Burlington South

Cambridge Carleton

Carleton East Carleton-Grenville

Chatham-Kent Cochrane North

Cochrane South Cornwall

Dufferin-Simcoe Durham East

Durham North Durham West

Elgin Erie

Essex North Essex South Fort William

Frontenac-Addington

Grev

Grey-Bruce

Haldimand-Norfolk Halton-Burlington Hamilton Centre

Hamilton East Hamilton-Mountain

Hamilton West

Hastings-Peterborough Huron-Bruce

Huron-Middlesex

Kenora Kent-Elgin

Kingston and The Islands Keith Norton

Kitchener

Kitchener-Wilmot

Lake Nipigon Lambton Lanark

Leeds Lincoln

London Centre London North London South

Mississauga East

Middlesex

MEMBER ELECT

Bud Wildman John Lane

William G. Davis Mac Makarchuk Robert F. Nixon

Robert Welch George A. Kerr

Monty Davidson Sidney Handleman Evelyn Gigantes

Donald R. Irvine Darcy McKeough

Rene Brunelle William Ferrier

George Samis George McCague Doug. Moffatt

William Newman Charles Godfrey

Ronald K. McNeil Ray L. Haggerty

Richard Ruston Remo Mancini

Iain Angus J. Earl McEwen

Bob McKessock Edward Sargent Gordon I. Miller

Iulian Reed Michael Davison

Bob Mackenzie John R. Smith Stuart Smith

Clarke T. Rollins Murray Gaunt Tack Riddell

Leo Bernier John P. Spence

James R. Breithaupt

John Sweeney **Tack Stokes**

Lorne C. Henderson Douglas Wiseman James A. C. Auld

Ross Hall David Peterson Mary. Shore

John P. Ferris Robert G. Eaton

Bud Gregory

RETURNING OFFICER

Mrs. Francis C. Wallace

George Bishop Robert Williams

George Main

Mrs. Devona Miller Mrs. Shirley O'Connor

Gordon Joedicke Mrs. Bernice Barlow Ross V. Coulter

Mrs. Barbara Hibbard

Joseph Patterson Fred Brisco

Gordon Kydd Wyman E. Brewer

R. A. Dauncey I. Earle Williams

George Pollitt Gordon MacMillan Mrs. Betty Quantrill

Harold D. McKenzie Mrs. Betty Etling

Jack Shaw

Thomas R. Mason Gordon Carson Douglas Brown

Fred McTavish William Cutbush

F. Arthur Waters Roy Coulter

Philip Scarfone Peter Cicchi

Ralph G. Connor Paul Drage

Lloyd H. Price

George McCutcheon Russell Bolton Douglas Ford

Mrs. Clare Jackson

Andrew McDonough Mrs. Gertrude Barrett

Mrs. Joyce Davidson William Vanderploeg

James Armstrong Charles Menzies

John Jelly

Mrs. Lena Ambrose William E. Ward

Mrs. Frances Dutton Mrs. Edith Wiley Duncan C. Lamond

Thomas J. Dale

Mississauga North Mississauga South Muskoka Niagara Falls Nickel Belt Nipissing Northumberland Oakville Oshawa Ottawa Centre

Oakville
Oshawa
Ottawa Centre
Ottawa East
Ottawa South
Ottawa West
Oxford
Parry Sound
Perth

Peterborough
Port Arthur
Prescott-Russell
Prince Edward-Lennox

Quinte
Rainy River
Renfrew North
Renfrew South
St. Catharines
Sarnia
Sault Ste. Marie

Simcoe Centre Simcoe East Stormont-Dundas-

Glengarry
Sudbury
Sudbury East
Timiskaming
Victoria-Haliburton
Waterloo North
Welland

Wellington-Dufferin-Peel Wellington South

Wentworth North Windsor-Riverside Windsor-Sandwich

Windsor-Walkerville York Centre

York North

Wentworth

METROPOLITAN TORONTO:

Armourdale Beaches-Woodbine Bellwoods Terry Jones R. Douglas Kennedy Frank S. Miller Vincent Kerrio Flovd Laughren Richard S. Smith Russell D. Rowe James W. Snow Mike Breaugh Michael Cassidy Albert Roy Claude Bennett Donald H. Morrow Harry C. Parrott Lorne Maeck Hugh Edighoffer Gill Sandeman James F. Foulds J. Albert Belanger James A. Taylor Hugh P. O'Neil T. Patrick Reid Sean Conway Paul J. Yakabuski Robert M. Johnston James E. Bullbrook

Osie F. Villeneuve Melville C. Germa Elie W. Martel Bob Bain John Eakins Edward R. Good Mel Swart

John R. Rhodes

D. Arthur Evans

Gordon E. Smith

Jack Johnson
Harry Worton
Ian Deans
Eric Cunningham
Fred A. Burr
Ted Bounsall
Bernard Newman
Alf. Stong
William Hodgson

Philip G. Givens

Marion Bryden Ross McClellan Morley Horton Mrs. Joan Stinson Samuel J. Coad Harold Buckborough Earl Atkinson James I. Martyn Douglas Maybee George Winnett George Martin Rudolph Wojtyna Leo Godin Nelson Kidd Robert J. Faulkner W. David Richards Douglas Weeks John S. Whyte Mrs. Amy Curtis William Hogarth Armand Brunet Mrs. Mary Grimmon Gerald W. Joyce Fred Clinker Les McHugh Mrs. Audrey Green Mrs. Nancy Cain Ralph Dailey Curtis A. Scott Clifford J. Goodhead Ronald Stanton

Mac LaSalle Mrs. Alice Sleaver Lionel Demers Maurice Leveille Mrs. Catherine Boyd Peter Dyck Alex M. McCrae

Victor Phillips John Gamble Mrs. Pauline Gulliver Edward J. Sheehan Mrs. Rita Drummond Mrs. Olive Musson Mrs. Mamie Meyers Mrs. Dorothy Price Leslie Hagell

Mrs. Theda Burton Ivor Vavasour George Taylor

Don Mills Dovercourt Downsview Eglinton Etobicoke High Park-Swansea Humber Lakeshore Oakwood Oriole Parkdale Riverdale St. Andrew-St. Patrick St. David St. George Scarborough Centre Scarborough East Scarborough-Ellesmere Scarborough North Scarborough West Wilson-Heights York East York Mills York South York West

Yorkview

Dennis R. Timbrell Tony Lupusella Odoardo DiSanto Rov McMurtry Ed. Philip Ed. Ziemba John P. MacBeth Patrick D. Lawlor Tony Grande John Williams Ian Dukszta James A. Renwick Larry Grossman Margaret Scrivener Margaret Campbell Frank Drea Margaret Birch David Warner Thomas L. Wells Stephen Lewis Vernon M. Singer Arthur K. Meen Bette Stephenson Donald C. MacDonald Nicholas G. Leluk Fred Young

Mrs. Shirley Ingham Wesley Janz Mrs. Leta McLeary Miss K. Houlahan Mrs. Frances Nilsen Mrs. Anne Anderson Mrs. Lillian Calhoun Fred Moore Gus Caruso Mrs. Lois Clancy Jack Shedden Edward W. Matthews Miss Lesley Singer Mrs. Naomi Goldie Mrs. Julie Gray Mrs. Reta Howarth Mrs. Shirley Painter Mrs. Isobel Proctor Mrs. Edna Nichols Mrs. M. Neundrof Mrs. Bess Godfrey Mrs. Vera Roblin H. E. Corev Alex L. Crocker Mrs. Lorna Buffett Mrs. Lillian Newton

RODERICK LEWIS, Chief Election Officer.

And the House having met,

The Honourable the Lieutenant Governor, having entered the House, took her seat on the Throne.

Mr. Welch, the Government House Leader then said:

"I am commanded by the Honourable the Lieutenant Governor to state that she does not see fit to declare the causes of the summoning of the present Legislature of this Province until a Speaker of this House shall have been chosen according to law, but today at a subsequent hour Her Honour will declare the causes of the calling of this Legislature."

Her Honour was then pleased to retire.

And the Clerk having called for nominations for the office of Speaker, the Premier, Mr. Davis, addressing himself to the Clerk, proposed to the House for their Speaker Russell D. Rowe, Esquire, Member for the Electoral District of Northumberland, which motion was seconded by Mr. Lewis, and it was,

Resolved, That Russell D. Rowe, Esquire, do take the Chair of this House as Speaker.

The Clerk having declared the Honourable Russell D. Rowe duly elected, he was conducted by the Premier and Mr. Lewis to the Dais, where, standing on the upper step, he returned his humble acknowledgment to the House for the great honour they had been pleased to confer upon him by choosing him to be their Speaker.

And thereupon he sat down in the Chair and the Mace was laid upon the Table.

The House then adjourned during pleasure.

The Honourable the Lieutenant Governor then entered the House and took her seat on the Throne.

Mr. Speaker then addressed Her Honour to the following effect:

May it please Your Honour,

6

The Legislative Assembly have elected me as their Speaker, though I am but little able to fulfil the important duties thus assigned to me.

If, in the performance of those duties, I should at any time fall into error, I pray that the fault may be imputed to me and not to the Assembly whose servant I am, and who, through me, the better to enable them to discharge their duty to their Queen and Country, hereby claim all their undoubted rights and privileges, especially that they may have freedom of speech in their debates, access to your person at all seasonable times, and that their proceedings may receive from you the most favourable consideration.

The Government House Leader then said:

Mr. Speaker,

I am commanded by the Honourable the Lieutenant Governor to declare to you that she freely confides in the duty and attachment of the Assembly to Her Majesty's person and Government, and not doubting that the proceedings will be conducted with wisdom, temperance and prudence, she grants and upon all occasions will recognize and allow the constitutional privileges.

I am commanded also to assure you that the Assembly shall have ready access to Her Honour upon all suitable occasions, and that their proceedings, as well as your words and actions, will constantly receive from her the most favourable construction.

The Honourable the Lieutenant Governor was then pleased to open the Session with the following gracious speech:

Mr. Speaker and Members of the Legislative Assembly of Ontario:

I am pleased to welcome you to the opening of the First Session of the Thirtieth Parliament of Ontario, and especially so to those Honourable Members whose first term of office is now beginning.

In this brief session, my Government will deal primarily with the following critical issues: inflation, rents, mortgage interest rates and tenant security.

Our Province faces times which will require a demonstration of co-operation in placing the common good above other interests. The Government, in its concern over the economic health of the Province and the problems of inflation and unemployment, supports the decision of the Government of Canada to launch a nation-wide attack on these problems.

Notre province se trouve à une époque où la coopération sera indispensable et où il faudra placer le bien commun avant tout autre intérêt. Se préoccupant du bien-être économique de la province, ainsi que des problèmes de l'inflation et du chômage, l'Ontario appuie la décision du gouvernement du Canada, qui vient de prendre des mesures à l'échelle nationale pour lutter contre l'inflation.

The Government appeals to the people of Ontario to be resolute in this fight against inflation and to make the program work.

Ontario firmly believes that to be most effective, the program should be applied as uniformly as possible throughout Canada. The Government has therefore decided that the national program should apply directly to the public sector in Ontario in the same way as with other sectors in the economy.

Ontario has made representations to Ottawa to improve the anti-inflation program. These include the need for a firmer approach to price controls, tighter expenditure restraints by the Federal Government in its own operations, and a re-evaluation of the \$600 limit on pay increases at the lower end of the scale.

The Ontario Government has led the way during the past year in restraining its own expenditures and reducing the growth of its civil service. These measures will be continued in reinforcement of the national program.

Ontario's economy is making a good recovery after the setback experienced in the first part of this year. Unemployment, which rose to 7.3% in Canada this summer, reached a high in Ontario of 6.4% in June and has since fallen to 5.8%. So far this year, 102,000 new jobs have been created in this province.

You will be asked to proceed with amendments to The Development Corporations Act and The Municipal Act to establish an industrial parks program which will offer financial aid to municipalities to acquire and service facilities for this purpose.

The Province recognizes its responsibilities to senior citizens in a weaker economic position in our community, and will introduce a new Rent Supplement program retroactive to April 1st, 1975.

The Government intends to introduce a program retroactive to July 30, 1975, to protect tenants against unjustified rent increases. In addition, new legislation will be brought forward to provide security of tenure for residential tenants.

Several appeals have been made to the Federal Government to insulate residential mortgage rates from the direct influence of monetary policy decisions and so relieve the burden of increased mortgage interest rates on owner-occupied residences. In the absence of Federal action, Ontario is prepared to proceed on its own.

Legislation will be introduced to treat the assessment of condominiums in the same way as single family dwellings.

You will be asked to approve legislation to regulate retail sales activities on Sundays, as well as on certain public holidays. The proposed legislation seeks to reaffirm Sundays and holidays as days of restricted commercial activity, to protect workers, and in the interests of preserving and enhancing family life.

The Government is convinced that the acquisition of all firearms must be strictly controlled as a means of combatting increasing and tragic incidences of violence in our society. The Government has urged repeatedly that this can best be dealt with through amendments to the Criminal Code of Canada. The Federal Government now appears to agree with this position and has indicated that it will be taking early action on the national level along the lines which Ontario has proposed. In the event that there is any undue delay in this matter, the Ontario Government is prepared to introduce legislation to cover this province until such time as a national program is in place.

It is my Government's aim to provide the people of Ontario with assured energy supplies at competitive prices and with minimum harm to the environment

Because of the very high capital costs of developing new energy production facilities, the Government has directed Ontario Hydro to pursue the possibility of increased interprovincial exchanges of electricity by the development of regional transmission grids, with the aim of providing electricity to Ontario at the lowest cost consistent with adequate systems security.

You will be asked to approve legislation for orderly allocation of natural gas supplies, in the event of possible shortages before additional supplies become available.

Above all, my Government urges the people of Ontario, whether as individuals or as corporate consumers, to co-operate in saving energy to help reduce overall consumption and waste of resources.

The measures outlined in this address and others that will be presented in the course of this session face up to the economic and social problems of Ontario, and offer a challenge to this Legislature to work responsibly in the interests of the people of our province.

My Government is aware that agreement on the serious nature of present problems does not necessarily mean a consensus on appropriate solutions. At the same time, the Government is confident of the capacity of this Assembly to do the job at hand, and to do it effectively.

In our Sovereign's name, I thank you.

God bless the Queen and Canada.

Her Honour was then pleased to retire.

PRAYERS

3.15 O'CLOCK P.M.

Mr. Welch delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by her own hand, and the said message was read by Mr. Speaker and is as follows:—

PAULINE M. McGIBBON

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st March, 1976 and recommends them to the Legislative Assembly.

Toronto, 28th October, 1975.

(Sessional Paper No. 3-Volume 1, 2, 3 and 4).

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying the same, be referred to the Committee of Supply.

Mr. Speaker then reported,

That, to prevent mistakes, he had obtained a copy of Her Honour's Speech, which he would read. (Reading dispensed with).

The following Bill was introduced and read the first time:—

Bill 1, An Act to amend The Judicature Act. Mr. McMurtry.

Mr. Speaker informed the House that Mr. Lewis is recognized as Leader of Her Majesty's Loyal Opposition.

Sessional Papers presented during the interval between Parliaments were Tabled as follows:—

Fourth and Fifth Report of the Ontario Commission on the Legislature (Sessional Paper Nos. 5 and 6).

Ordered, That the Speech of the Honourable the Lieutenant Governor to this House be taken into consideration on Thursday next.

On motion by Mr. Welch,

Ordered, That, Private Bills will not be considered at this Session, such Bills to be taken up at the beginning of the next regular Session.

On motion by Mr. Welch seconded by Mr. Deans,

Ordered, That, in consideration of the Estimates for the fiscal year 1975-76 only those Votes, consideration of which was not completed by the previous Assembly, be considered at the present Session, as follows:

By Committee of Supply in the total of 33 hours, 30 minutes:

The Estimates of the following ministries: Treasury, Economics and Intergovernmental Affairs, Health, Social Development, Natural Resources, Resources Development, Education, Office of the Premier, Cabinet Office, Office of the Lieutenant Governor.

By a Standing Committee on Estimates, in a total of 14 sitting days, commencing tomorrow, such Committee to have authority to sit concurrently with the House, and to permit substitutions on the customary notice to the Chairman, such Committee to be composed as follows: Mr. Edighoffer, Chairman, Messrs. Angus, Bounsall, Cassidy, Drea, Eakins, Eaton, Kennedy, Leluk, Lupusella, McCague, McEwen, Norton, O'Neil, Samis, Sargent, Villeneuve, Wildman, Williams:

The Estimates of the following ministries: Industry and Tourism, Labour, Energy and Housing.

On motion by Mr. Welch, seconded by Mr. Deans,

Ordered, That Mr. Stokes, Member for the Electoral District of Lake Nipigon, be appointed Deputy Speaker and Chairman of Committees of the

Whole House, and Mr. Smith, Member for the Electoral District of Simcoe East, be appointed Deputy Chairman of Committees of the Whole House, for this Assembly.

The House then adjourned at 3.30 p.m.

SECOND DAY

WEDNESDAY, OCTOBER 29TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

Before the Question Period, Mr. Speaker addressed the House as follows:—

I know that those Members who were in the last Legislature will agree with me that the Question Period was getting out of hand, and I hope that the House will agree that stricter compliance with the Standing Orders is desirable.

Firstly, I point out that by Standing Order 27(d) oral questions must be confined to matters of urgency and of public importance. I suggest that the majority of the questions asked of recent years have not been urgent and, in many cases, could not be considered of public importance.

Clause (h) of the same Standing Order provides that no argument or opinion is to be offered nor any facts stated except so far as may be necessary to explain the question. It has become the practice to preface these oral questions with long preambles preceded by the words "in view of the fact that". In most cases the alleged facts were not facts at all but expressions of opinion. In either case they were out of order. A question should be a simple interrogative, starting with an interrogative word such as why, how, where, etc.

I must again remind the Members that the purpose of a question is to obtain information, not to give it.

I also direct the attention of the House to clause (f) which provides for supplementary questions "arising out of the Minister's reply". Many questions have been asked which, although perhaps related to the same subject matter, have not arisen out of the Minister's reply. Such questions should be asked as original questions when the Member gets the floor.

I would also point out that Ministers' answers in many cases have been much too long, even when given immediately. I ask the Ministers to keep their answers as brief as possible and direct their attention to the final phrases of clause (d) of Standing Order 27. I suggest that even if a Minister is able to reply immediately, if he feels that the question requires a very lengthy answer he should take it as notice and deliver his answer on a subsequent day as a statement under "Statements by the Ministry".

The following Sessional Paper was tabled:—

Report of the Ministry of Correctional Services for the fiscal year 1974-1975 $(No.\ 7)$.

On motion by Mr. McMurtry, seconded by Mr. Singer,

Ordered, That pursuant to the provisions of Section 16 of the Ombudsman Act, 1975, a Select Committee be appointed to consider and set out general rules and guidelines for the guidance of the Ombudsman and to provide formal recommendations to the Legislature thereon on or before December 1, 1975, the said committee to consist of seven Members as follows: Mr. Singer, Chairman, Messrs. Grossman, Hodgson, Lawlor, Norton, Reid (Rainy River), Renwick.

The following Bills were introduced and read the first time:—

- Bill 2, An Act to amend The Highway Traffic Act. Mr. Snow.
- Bill 3, An Act to amend The Public Commercial Vehicles Act. Mr. Snow.
- Bill 4, An Act to amend The Ontario Energy Board Act. Mr. Timbrell.
- Bill 5, An Act to regulate Holiday Closings for Retail Businesses. Mr. MacBeth.
- Bill 6, An Act to amend The Development Corporations Act, 1973. Mr. Bennett.
 - Bill 7, An Act to amend The Municipal Act. Mr. McKeough.
 - Bill 8, An Act to amend The Assessment Act. Mr. Meen.
- Bill 9, An Act to amend The Bills of Sale and Chattel Mortgages Act. Mr. Handleman.
- Bill 10, An Act to amend The Assignment of Book Debts Act. Mr. Handleman.
 - Bill 11, An Act to amend The Conditional Sales Act. Mr. Handleman.
 - Bill 12, The Labour Ombudsman Act, 1975. Mr. Reid (Rainy River).
- Bill 13, An Act to amend The Consumer Reporting Act, 1973. Mr. Reid (Rainy River).
- Bill 14, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. *Mr. Haggerty*.

Bill 15, An Act to provide for the Establishment of Safety Committees. Mr. Haggerty.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Treasury, Economics and Intergovernmental Affairs.

and after some time,

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House than adjourned at 6.00 p.m.

THIRD DAY

THURSDAY, OCTOBER 30th, 1975

PRAYERS

2.00 О'Сьоск Р.М.

On motion by Mr. Welch, seconded by Mr. Deans,

Ordered, That a Select Committee of this House be appointed to study Reports 4 and 5 of the Ontario Commission on the Legislature, and to report to the Legislature on the advisability of implementing the recommendations of the Reports, or any part or parts thereof; and, if deemed advisable, the method and timing of implementation.

And the said Committee to consist of the following seven members: Morrow (Chairman), Cassidy, Gaunt, Good, Gregory, Martel, McNeil.

On motion by Mr. Timbrell, seconded by Mr. Deans,

Ordered, That a Select Committee of this House be appointed to review Ontario Hydro's proposals to increase bulk power rates for 1976, together with the report of the O.E.B. to the Minister of Energy thereon under section 37a of The Ontario Energy Board Act, dated October 10, 1975, and such other information as the Committee may consider relevant for its purpose, in light of the anti-inflation program of the Government of Canada; and the Ontario commitment to that program; and to prepare and submit a report before the

end of December 1975, advising the Legislature whether, in the opinion of the Committee, such rate increase proposals are in keeping with or supportive of the anti-inflation program of the Government of Canada and the Ontario commitment to that program; and consistent with Ontario Hydro's obligation to provide power at cost; and if not, to report to the Legislature, with its recommendations.

In carrying out its terms of reference the Committee shall have regard to the following factors:

- -current economic conditions;
- -recovery of additional operating costs;
- —dependence upon adequate electricity supply for Ontario's future economic well being;
- -maintenance of Hydro's financial integrity;
- —any provisions of the said program respecting increasing energy prices,

and that the Select Committee have authority to sit during the interval between sessions and have full power and authority to employ counsel and such other personnel as may be deemed advisable and to call for persons, papers and things, and to examine witnesses under oath and the Assembly doth command and compel attendance before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which the Honourable Speaker may issue his warrant or warrants;

and the said committee to be composed of the following twelve Members: MacDonald, Chairman; Bullbrook, Deans, Drea, Gigantes, Grossman, Haggerty, Maeck, Peterson, Renwick, Williams and Wiseman.

And the said Committee may request such coverage of its proceedings by Hansard and the printing of such papers as the Committee deems appropriate.

The following Bill was introduced and read the first time:-

Bill 16, An Act to amend The Highway Traffic Act. Mr. Roy.

The Order of the Day for the Consideration of the Speech of the Honourable the Lieutenant Governor at the opening of the Session having been read,

Mr. Norton moved, seconded by Mr. Jones,

That an humble Address be presented to the Honourable the Lieutenant Governor as follows:

To the Honourable Pauline M. McGibbon, O.C., B.A., LL.D., D.U. (Ott), B.A.A. (Theatre) Lieutenant Governor of Ontario.

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, beg leave to thank Your Honour for the gracious Speech Your Honour has addressed to us.

And a debate having ensued, it was, on motion by Mr. Welch,

Ordered, That the debate be adjourned.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1976, the following sums:—

MINISTRY OF TREASURY, ECONOMICS AND INTERGOVERNMENTAL AFFAIRS

1006.	To defray the expenses of the	Urban and Regional Affairs	
	Program		76,592,000

1007. To defray the expenses of the Tax Reform Program..... 333,647,000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

FOURTH DAY

FRIDAY, OCTOBER 31st, 1975

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Papers were tabled:—

Ontario Northland Transportation Commission Annual Report for December 31st, 1974 (No. 8).

Ontario Telephone Service Commission Annual Report ending December 31st, 1974 (No. 9).

Ontario Energy Board Annual Report for year ending December 31st, 1974~(No.~10).

Ministry of Energy Annual Report for year ending March 31st, 1975 (No. 11).

Ontario Hydro Annual Report 1974 (No. 12).

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Education,

and after some time,

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.05 p.m.

FIFTH DAY

MONDAY, NOVEMBER 3RD, 1975

PRAYERS

2.00 О'Сьоск Р.М.

The following Sessional Paper was tabled:-

Annual Report of the Ministry of Labour 1974-75 (No. 13).

On motion by Mr. Welch,

Ordered, That, Mrs. Campbell be substituted for Mr. Good on the Select Committee appointed to consider the Fourth and Fifth Reports of the Commission on the Legislature.

The Order of the Day for resuming the Adjourned Debate on the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session having been read,

The debate was resumed, and, after some time, it was,

On motion by Mr. Nixon,

Ordered, That the debate be adjourned.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1976, the following sum:—

MINISTRY OF EDUCATION

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to a certain Resolution also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

SIXTH DAY

TUESDAY, NOVEMBER 4TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

On motion by Mr. Welch,

Ordered, That, commencing tomorrow, each Wednesday with the exception of Wednesday, November 12th, will be reserved for meetings of committees and that when the House adjourns on Friday, November 7th, it will stand adjourned until Wednesday, November 12th.

The following Bills were introduced and read the first time:-

Bill 17, An Act to amend The Ministry of Government Services Act, 1973. Mr. Singer.

Bill 18, An Act to establish The Ontario Bill of Rights. Mr. Roy.

Bill 19, An Act to amend The Ontario Human Rights Code. *Mr. Newman* (Windsor-Walkerville).

Mr. Speaker informed the House that pursuant to Section 82 of The Legislative Assembly Act he had been informed that the Members of the Board of Internal Economy of this House are Messrs. Auld, Breithaupt, Deans, Morrow, Snow and Welch.

The Order of the Day for resuming the Adjourned Debate on the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session having been read,

The debate was resumed, and, after some time,

Mr. Nixon moved, seconded by Mr. Breithaupt,

That the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor now before the House be amended by adding thereto the following words:—

But this House regrets the failure of the Government to accept its responsibility to provide for the direct administration of federal Wage and Price Controls.

The debate continued, and, after some time, it was,

On motion by Mr. Welch,

Ordered, That the debate be adjourned.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

THE EVENING SITTING

8.00 O'CLOCK P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1976, the following sum:—

MINISTRY OF EDUCATION

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to a certain Resolution also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

SEVENTH DAY

WEDNESDAY, NOVEMBER 5th, 1975

The Select Committee on Ontario Hydro's proposed rate increase met.

EIGHTH DAY

THURSDAY, NOVEMBER 6TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

Mr. Edighoffer from the Standing Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Industry and Tourism be granted to Her Majesty for the fiscal year ending March 31st, 1976:—

MINISTRY OF INDUSTRY AND TOURISM:

Ministry Central Office Program\$	705,000
Industry Development Program	7,034,000
Trade Development Program	2,578,000
Tourism Development Program	7,326,000
Operations Program	6,501,000
Communications Program	860,000
Administration Program	1,601,000
Ontario Place Corporation Program	3,795,000
Industrial Incentives and Development Program	15,550,000

The following Bill was introduced and read the first time:—

Bill 20, An Act to provide for the Review of Rents in respect of Residential Premises. Mr. Rhodes.

The following Bills were read the second time:—

Bill 1, An Act to amend The Judicature Act. Ordered for Third Reading.

Bill 2, An Act to amend The Highway Traffic Act. Ordered for Committee of the Whole House.

Bill 3, An Act to amend The Public Commercial Vehicles Act. Ordered for Committee of the Whole House.

Bill 4, An Act to amend The Ontario Energy Board Act. Ordered for Select Committee.

THE EVENING SITTING

8.00 O'CLOCK P.M.

Bill 5, An Act to regulate Holiday Closings for Retail Businesses. Ordered for Select Committee.

On motion by Mr. Welch, seconded by Mrs. Birch,

Ordered, That, a Select Committee be established to consider Bills 4 and 5, such committee to have authority to sit concurrently with the House and to be composed of the following members: Campbell, Chairman; Bain, Bryden, Evans, Johnston (St. Catharines), Jones, Lane, Peterson, Philip, Reed (Halton-Burlington), Yakabuski, Ziemba.

Debate on the motion for Second Reading of Bill 8, An Act to amend The Assessment Act, was adjourned.

NINTH DAY

FRIDAY, NOVEMBER 7th, 1975

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Papers were tabled:—

Annual Reports of the Ontario Development Corporation, the Northern Ontario Development Corporation, and the Eastern Ontario Development Corporation of all loans made and of all the guarantees given for payment of loans (No. 14).

Financial Reports of the University of Toronto and the University of Western Ontario, for the year ended April 30, 1975 (Nos. 15 and 16).

Ryerson Polytechnical Institute for the year ended March 31, 1975 (No. 17).

Mr. Morrow from the Select Committee on Reports 4 and 5 of the Ontario Commission on the Legislature presented a Report which was read as follows and adopted:—

Your committee recommends that it have authority to sit during the interval between sessions, that it be allowed to employ such personnel as may be deemed advisable for the purpose of preparing its Report and that the Committee have authority to sit concurrently with the House if it deems necessary.

On motion by Mr. Welch,

Ordered, That, the Select Committee on Ontario Hydro's Proposed Rate Increase be authorized to sit concurrently with the House for the conduct of its business.

The following Bill was introduced and read the first time:—

Bill 21, An Act to establish a Medical Data Bank. Mr. Newman (Windsor-Walkerville).

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Shore.

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

TENTH DAY

WEDNESDAY, NOVEMBER 12TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Annual Report of the Ministry of Health 1974-75 (No. 18).

Order-in-Council approved with regard to an expropriation approved under subsection 3 of section 6 of The Expropriations Act (No. 19).

Report of The Task Force on Legal Aid Part II (No. 20).

Before the Orders of the Day Mr. MacDonald asked for permission of the House for telecasting the meetings of the Committee investigating Hydro rates.

Mr. Speaker ruled as follows:—

"The questions of coverage of proceedings in the House and its Committees is, as all Members are aware, one that has been raised in the House many times over the years. Except for one or two special exceptions the rule that has been followed is that no such coverage will be permitted until such time as the House itself may decide to change the practice. Specific mention should be made of the exceptions: Firstly, the ceremonial part of the Opening of a new Session has customarily been televised and broadcast, but even here it is to be noted that such coverage stops as soon as the Lieutenant Governor has left the Chamber and the House enters upon its own business. Secondly, on two or three occasions by unanimous agreement the presentation of the Budget has received such coverage.

Committees are emanations of the House and they are bound by the rules and precedents of the House itself. No Committee and certainly no Chairman of a Committee has authority to give permission for coverage which is not permitted in the House. However, the most important aspect of this incident is that the Commission on the Legislature has made a specific

recommendation to the House that coverage by the electronic media be permitted in the House itself and in all its Committees. The report containing this recommendation has been referred to a Select Committee for consideration and recommendation. It seems to me to be an afront to that Committee and to the House to anticipate what its recommendation in this area will be and to take the action that was taken before the Committee has had a chance to make its recommendation".

The Government House leader suggested that the House might give unanimous consent to the suggested procedure as an experiment and without establishing a precedent. Unanimous consent was not given.

The following Bill was introduced and read the first time:—

Bill 22, An Act to control Professional Fund-raising Corporations. *Mr. Newman.* (Windsor-Walkerville).

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Health.

THE EVENING SITTING

8.00 O'CLOCK P.M.

and after some time.

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

ELEVENTH DAY

THURSDAY, NOVEMBER 13TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

The Ontario Municipal Improvement Corporation, Financial Statements and Report on the Audit for the year ended March 31, 1975 (No. 21).

The Ontario Universities Capital Aid Corporation, Financial Statements and Report on the Audit for the year ended March 31, 1975 (No. 22).

The Ontario Education Capital Aid Corporation, Financial Statements and Report on the Audit for the year ended March 31, 1975 (No. 23).

Public Service Superannuation Fund, Statement of Fund and Report on the Audit for the year ended March 31, 1975 (No. 24).

Civil Service Commission Annual Report 1974-75 (No. 25).

Mrs. Campbell from the Select Committee to consider Bills 4 and 5 presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bill without amendment:-

Bill 4, An Act to amend The Ontario Energy Board Act. Ordered for Committee of the Whole House.

The following Bills were introduced and read the first time:-

Bill 23, An Act to amend The Highway Traffic Act. Mr. Roy.

Bill 24, An Act to amend The Election Act. Mr. Grossman.

Bill 25, An Act to prevent the post retirement integration of Insurance Moneys and Pension Benefits with increases in Government social security plans. *Mr. Laughren*.

The debate on the motion for Second Reading of Bill 8, An Act to amend The Assessment Act, was resumed, and, after some time, the motion was carried and the Bill was accordingly read the second time and *Ordered for Committee of the Whole House*.

A debate arose on the motion for Second Reading of Bill 6, An Act to amend The Development Corporations Act, 1973, and after some time, the motion was carried on the following division:—

AYES

Auld
Belanger
Bennett
Bernier
Birch
Breithaupt
Brunelle
Bullbrook
Campbell
Conway
Cunningham
Drea

Eakins
Eaton
Edighoffer
Evans
Ferris
Gaunt
Givens
Good
Gregory
Grossman
Haggerty
Hall

Handleman Henderson Hodgson Johnson (Wellington-Dufferin-Peel) Johnston (St. Catharines)

Jones Kennedy Kerr Kerrio Lane

Aves—Continued

Leluk MacBeth Maeck Mancini McCague McEwen McKeough McMurtry McNeil Meen Miller

(Haldimand-Norfolk) Miller (Muskoka)

Morrow Newman (Durham North)

Newman (Windsor-Walkerville) Nixon Norton O'Neil Parrott Peterson Reed

(Halton-Burlington)

Reid (Rainy River) Rhodes Riddell Roy Ruston Scrivener Singer Smith

Smith

(Simcoe East)

Smith (Nipissing)

Smith (Hamilton West)

Snow Spence Stephenson Stong Sweeney Taylor Timbrell Welch Wells Williams Wiseman

Worton Yakabuski—79.

NAYS

(Hamilton Mountain)

Angus Bain Bounsall Breaugh Bryden Burr Cassidy Davidson (Cambridge)

Davison (Hamilton Centre)

Deans di Santo Dukszta Ferrier Foulds Germa Gigantes Godfrey Grande Laughren Lawlor Lupusella MacDonald Makarchuk

Martel

McClellan Moffat Philip Renwick Samis Sandeman Sargent Stokes Swart Warner Wildman Young

Ziemba—37.

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The following Bills were read the second time:—

Bill 7, An Act to amend The Municipal Act. Ordered for Committee of the Whole House.

Bill 9, An Act to amend The Bills of Sale and Chattel Mortgages Act. Ordered for Third Reading.

Bill 10, An Act to amend The Assignment of Book Debts Act. Ordered for Third Reading.

Bill 11, An Act to amend The Conditional Sales Act. Ordered for Third Reading.

A debate arose on the motion for Second Reading of Bill 20, An Act to provide for the Review of Rents in respect of Residential Premises.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Mr. McClellan,

Ordered. That the debate be adjourned.

The House then adjourned at 10.30 p.m.

TWELVTH DAY

FRIDAY, NOVEMBER 14TH, 1975

PRAYERS

10.00 O'CLOCK A.M.

Mr. Edighoffer from the Standing Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Labour be granted to Her Majesty for the fiscal year ending March 31st, 1976:—

MINISTRY OF LABOUR:

Ministry Administration Program	5,541,000
Occupational Safety Program	5,663,000
Industrial Relations Program	2,984,000
Human Rights Commission Program	997,000
Employment Services Program	2,847,000
Women's Program	710.000

Mr. Davis moved, seconded by Mr. Nixon,

That, this House associates itself with the Resolution passed by the House of Commons of Canada rejecting the Resolution of the United Nations General Assembly equating Zionism with racism.

After expressions of approval by all parties the motion was carried unanimously.

On motion by Mr. Welch,

Ordered, That Mr. Singer and Mr. Roy be substituted for Mr. Peterson and Mr. Reed (Halton-Burlington) on the Select Committee appointed to consider Bill 5.

The following Bill was introduced and read the first time:-

Bill 26, An Act to amend The Landlord and Tenant Act. Mr. McMurtry.

Before the Orders of the Day, Mr. Speaker informed the House that he had Tabled his report on the incident concerning injured workers which took place on Tuesday, October 28th last (Sessional Paper No. 26).

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Sweeney.

Ordered, That the debate be adjourned.

The House then adjourned at 12.55 p.m.

THIRTEENTH DAY

MONDAY, NOVEMBER 17th, 1975

PRAYERS

2.00 O'CLOCK P.M.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1976, the following sums:—

MINISTRY OF HEALTH

of the Ministry Support Services

2901.	Program\$	92,122,000
2902.	To defray the expenses of the Promotion and Protection Program	53,997,000
2903	To defray the expenses of the Treatment and Rehabili-	

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Mr. Grossman moved, seconded by Mr. Jones,

That in the opinion of this House, the Government should place before the House legislation to permit the use of assessment roles as an aid to enumeration for provincial elections.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

FOURTEENTH DAY

TUESDAY, NOVEMBER 18th, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were Tabled:-

Annual Report of the Ministry of Agriculture and Food for the fiscal year ending March 31, 1975 (No. 27).

Ontario College of Art Financial Statement, May 31, 1975 (No. 28).

Wilfrid Laurier University Financial Statement for year ended April 30, 1975 (No. 29).

Queen's University at Kingston Financial Statements for year ended April 30, 1975 (No. 30).

The Sixth Report of the Criminal Injuries Compensation Board for year ended March 31, 1975 (No. 31).

The following Bills were introduced and read the first time:—

Bill 27, An Act to amend The Highway Traffic Act. Mr. Snow.

Bill 28, An Act to provide for Freedom of Information. Mr. MacDonald.

Bill 29, An Act to amend The Mental Health Act. Mr. Roy.

The answer to Question No. 11 was tabled. (See Hansard).

The debate on the motion for Second Reading of Bill 20, An Act to provide for the Review of Rents in respect of Residential Premises, was resumed,

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued, and after some time, it was,

On motion by Mr. Rhodes,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

FIFTEENTH DAY

WEDNESDAY, NOVEMBER 19TH, 1975

The following Committees met:-

Select Committee on Ontario Hydro's proposed rate increase.

Select Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature.

SIXTEENTH DAY

THURSDAY, NOVEMBER 20th, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were Tabled:-

The Report of the Special Program Review (No. 32).

Annual Report of the Ontario Advisory Council on Senior Citizens (No. 33).

The Crop Insurance Commission of Ontario Ninth Annual Report for the fiscal year ended March 31, 1975 (No. 34).

The Ontario Cancer Institute incorporating the Princess Margaret Hospital Annual Report, 1974 (No. 35).

Mr. Edighoffer from the Standing Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Energy be granted to Her Majesty for the fiscal year ending March 31st, 1976:—

MINISTRY OF ENERGY:

Ministry Administration Program\$	439,000
Energy Policy Program	1,562,000
Ontario Energy Board Program	1,153,000
Ontario Energy Corporation	226,000

On motion by Mr. Welch,

Ordered, That Messrs. Davidson (Cambridge), Samis and Warner be substituted for Ms. Bryden, Mr. Bain and Mr. Philip, on the Select Committee appointed to consider Bill 5.

The following Bill was introduced and read the first time:-

Bill 30, An Act to amend The Family Benefits Act. Mr. Martel.

Before the Orders of the Day,

Mr. Sargent moved, seconded by Mr. Roy,

Pursuant to Standing Order 30 (A) That the ordinary business of the House be set aside to consider a matter of urgent public importance namely the closing by the Ministry of Health of the Chesley District Memorial Hospital and the implementation by the Minister of Health of a programme to close 22 public hospitals in Ontario.

After hearing the arguments of the mover and the representatives of the other parties Mr. Speaker ruled as follows:—

While there is no doubt that the subject of this motion may be considered of public importance to those concerned, I must point out that the Estimates of the Ministry of Health have very recently been considered by the Committee of Supply here in the Chamber so that there has been ample recent opportunity to discuss this subject. Moreover, I should also point out that as the Throne Debate has not yet been completed, there is this additional opportunity for bringing such matters to the attention of the House, at an early date.

Therefore I rule this motion to be out of order.

On appeal, the Speaker's ruling was overruled on the following division:—

AYES

Auld Belanger Bennett Bernier Birch Brunelle Davis Drea Eaton Evans Gregory Handleman Henderson Hodgson Irvine Johnson (Wellington-Dufferin-Peel)

Iones Kennedy Kerr Lane Leluk MacBeth Maeck McCague McKeough McMurtry McNeil Meen Miller (Muskoka) Morrow Newman (Durham North)

Parrott
Rhodes
Rollins
Scrivener
Smith
(Hamilton Mountain)
Snow
Stephenson
Taylor
Timbrell
Welch

Norton

Wells

Williams

Wiseman

Yakabuski-46.

NAYS

Angus
Bain
Bounsall
Breaugh
Breithaupt

Bryden Burr Campbell Cassidy Conway

Cunningham
Davidson
(Cambridge)
Davison
(Hamilton Centre)

Deans di Santo Dukszta Eakins Edighoffer Ferrier Ferris Foulds Gaunt Germa Gigantes Givens Godfrey Good Grande Haggerty Hall Kerrio Lawlor Lewis Lupusella

MacDonald Mackenzie Makarchuk Mancini Martel McClellan McKessock Miller (Haldimand-Norfolk) Moffatt Newman (Windsor Walkerville) O'Neil Peterson Philip Reed (Halton-Burlington) Reid (Rainy River) Riddell

Ruston Samis Sandeman Sargent Shore Singer Smith (Nipissing) Smith (Hamilton West) Spence Stong Swart Sweeney Warner Wildman Worton Young Ziemba—68.

The question "Shall the debate proceed" having been decided in the affirmative, the debate proceeded until 6.00 p.m.

Roy

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate on the motion for Second Reading of Bill 20, An Act to provide for the Review of Rents in respect of Residential Premises, was resumed, and after some time the motion was carried and the Bill was *Ordered for Select Committee*.

On motion by Mr. Welch, seconded by Mr. Deans,

Ordered, That a Select Committee of this House be appointed to consider Bill 20, such committee to have authority to sit concurrently with the House, and to be composed as follows:—Mr. Williams (Chairman), and Messrs. Cassidy, Good, Gregory, Johnston (St. Catharines), McClellan, Mackenzie, Morrow, Norton, O'Neil, Stong, Swart.

The House resolved itself into a Committee to consider a certain Bill:

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment:—

Bill 8, An Act to amend The Assessment Act.

Ordered, That the report be now received and adopted.

The following Bills were read the third time and were passed:—

Bill 1, An Act to amend The Judicature Act.

Bill 8, An Act to amend The Assessment Act.

Bill 9, An Act to amend The Bills of Sale and Chattel Mortgages Act.

Bill 10, An Act to amend The Assignment of Book Debts Act.

Bill 11, An Act to amend The Conditional Sales Act.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Social Development Policy.

and after some time.

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

SEVENTEENTH DAY

FRIDAY, NOVEMBER 21st, 1975

PRAYERS

10.00 O'CLOCK A.M.

On motion by Mr. Welch,

Ordered, That, Mr. McCague be substituted for Mr. Williams on the Select Committee on Hydro Rates.

On motion by Mr. Welch,

Ordered, That, The Select Committees to which Bills have been referred may publish such Notices as they deem necessary.

The following Bill was introduced and read the first time:-

Bill 31, An Act to amend The Health Insurance Act, 1972. Mr. Roy.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read.

The debate was resumed and, after some time, it was,

On motion by Mr. Warner.

Ordered, That the debate be adjourned.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:-

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 1, An Act to amend The Judicature Act.

Bill 8, An Act to amend The Assessment Act.

Bill 9, An Act to amend The Bills of Sale and Chattel Mortgages Act.

Bill 10, An Act to amend The Assignment of Book Debts Act.

Bill 11, An Act to amend The Conditional Sales Act."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills."

Her Honour was then pleased to retire.

The House then adjourned at 1.00 p.m.

EIGHTEENTH DAY

MONDAY, NOVEMBER 24TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

Before the Question Period, Mr. Speaker addressed the House as follows:—

The Member for Ottawa East has twice raised the question of whether Parliamentary Assistants should be permitted to ask questions of the Ministry during the oral Question Period. I thank the Member for his question because of its importance. I must confess to a feeling of ambivalence in this matter as I can see good arguments on both sides. On the one hand is the fact that such Assistants are still Private Members, not members of the Cabinet, and are not privy to Cabinet discussions, and there is some merit in the suggestion that they should be allowed to seek information on matters of particular interest to their constituents as long as such questions are directed to Ministers other than those to whom they have been appointed Assistants. I think it is obvious that they should not direct questions to their own Ministers.

On the other side of the question it has been pointed out that they do swear the Oath of Secrecy; they assist in carrying out policy by sitting on Regulations Committees of Cabinet, they do pilot legislation on behalf of the Ministers whose Assistants they are; in at least one case, special permission was granted by the House for a Parliamentary Assistant to answer questions on behalf of his Minister during the latter's prolonged absence; and in at least some other jurisdictions such Assistants are prohibited from asking questions.

In view of the special status of these Members, and the fact that a committee of the House is at the present time considering the 4th and 5th Reports of the Commission on the Legislature, including the references in those reports to the Question Period, I am requesting that this whole matter of participation by Parliamentary Assistants in the Question Period be considered by that Committee, including the question of whether or not they should be permitted to answer questions on behalf of their Ministers either in the absence of such Ministers, or on reference by the Ministers.

I am sending a copy of this request to the Chairman of that Committee on the assumption that the House will agree that my request may be treated as a reference of this matter to the Committee.

I request that a report on this question may come from the committee very promptly.

On motion by Mr. Welch,

Ordered, That, Mr. Belanger be substituted for Mr. Morrow on the Select Committee to consider Bill 20.

The following Bills were introduced and read the first time:—

Bill 32, An Act to amend The Highway Traffic Act. Mr. Young.

Bill 33, An Act for the Promotion and Protection of the Health and Safety of Persons engaged in Occupations. *Mr. Martel*.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1976, the following sum:—

SOCIAL DEVELOPMENT POLICY

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to a certain Resolution also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Mr. Godfrey moved, seconded by Mr. Burr,

That in the opinion of this House, the Government should proclaim a Passive Smokers' Bill of Rights designed to enable adults and children to

breathe air relatively free of tobacco smoke when present at public meetings, theatres, restaurants, arenas and other public places.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

NINETEENTH DAY

TUESDAY, NOVEMBER 25TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Bill was read the second time after debate:—

Bill 26, An Act to amend The Landlord and Tenant Act. Ordered for Select Committee.

THE EVENING SITTING

8.00 O'CLOCK P.M.

Debate on the motion for Second Reading of Bill 27, An Act to amend The Highway Traffic Act, was adjourned.

The House then adjourned at 10.30 p.m.

TWENTIETH DAY

WEDNESDAY, NOVEMBER 26TH, 1975

The following Committees met:-

Select Committee on Ontario Hydro's proposed rate increase.

Select Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature.

TWENTY-FIRST DAY

THURSDAY, NOVEMBER 27th, 1975

PRAYERS

2.00 О'Сьоск Р.М.

Before the Question Period, Mr. Speaker addressed the House as follows:-

On Monday, November 24th, I informed the House that I had requested the Chairman of the Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature to consider the question of Parliamentary Assistants' participation in the Question Period. I am informed by the Chairman of the Committee that its initial consideration is that for the time being the present practice be continued. The Committee intends to make fuller recommendations on the Question Period including this matter of participation by Parliamentary Assistants in the near future.

The following Sessional Paper was Tabled:-

Financial Report of the University of Waterloo for the year ended April 30, 1975 $(No.\ 36)$.

The following Bills were introduced and read the first time:—

Bill 34, An Act to amend The Motorized Snow Vehicles Act, 1974. Mr. Snow.

Bill 35, An Act to establish The Automobile Insurance Rate Control Board. Mr. Swart.

Bill 36, An Act to amend The Labour Relations Act. Mr. Haggerty.

Answers were tabled to Questions Nos. 5, 6, 7 and 8 (See Hansard).

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Natural Resources.

THE EVENING SITTING

8.00 O'CLOCK P.M.

and after some time.

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

TWENTY-SECOND DAY

FRIDAY, NOVEMBER 28th, 1975

PRAYERS

10.00 O'CLOCK A.M.

Mr. Edighoffer from the Standing Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Housing be granted to Her Majesty for the fiscal year ending March 31st, 1976:—

MINISTRY OF HOUSING:

Ministry Administration Program\$	5,128,000
Community Planning Program	34,609,000
Housing Action Program	45,007,000
Housing Development Program	343,169,000
Home Buyers Grant Program	55,000,000

On motion by Mr. Welch,

Ordered, That Mr. Mancini be substituted for Mr. Singer on the Select Committee to consider Bill 5.

The following Bill was introduced and read the first time:-

Bill 37, An Act to amend The Income Tax Act. Mr. Meen.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Smith (Hamilton West).

Ordered. That the debate be adjourned.

The House then adjourned at 1.05 p.m.

TWENTY-THIRD DAY

MONDAY, DECEMBER 1st, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Bill was introduced and read the first time:-

Bill 38, An Act to amend The Public Health Act. Mr. Leluk.

Before the Orders of the Day, Mr. Lewis moved, seconded by Mr. Deans,

That the regular business of the House be set aside to discuss a matter of urgent public importance under Standing Order 30, namely, the turmoil into which negotiations between Metro Board and teachers have been thrown by virtue of the Anti-Inflation Board decision last Friday; the consequences for future collective bargaining relationship and the implication of potential damage to the education system both in Metro and province-wide.

Mr. Speaker ruled that the motion was in order, and the House having unanimously agreed, the debate proceeded to conclusion.

TWENTY-FOURTH DAY

TUESDAY, DECEMBER 2ND, 1975

PRAYERS

2.00 O'CLOCK P.M.

Mr. Williams from the Select Committee appointed to consider Bills 20 and 26 presented the Committee's Report which was read as follows and adopted:—

Your Committee recommends that its proceedings be recorded, by Hansard and transcribed for the members of the Committee only, during its clause by clause consideration of the Bills referred to it, commencing Monday, December 8th, 1975.

The following Bill was introduced and read the first time:-

Bill 39, An Act to amend The Liquor Licence Act, 1975. Mr. Handleman.

The House resolved itself into a Committee to consider a certain Bill: —

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with a certain amendment:—

Bill 7, An Act to amend The Municipal Act.

Ordered, That the report be now received and adopted.

The debate on the motion for Second Reading of Bill 27, An Act to amend The Highway Traffic Act, was resumed, and after some time the motion was carried and the Bill was Ordered for Committee of the Whole House.

The following Bill was read the second time:—

Bill 34, An Act to amend The Motorized Snow Vehicles Act, 1974. Ordered for Third Reading.

The House resolved itself into a Committee to consider certain Bills.

THE EVENING SITTING

8.00 O'CLOCK P.M.

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bills with certain amendments:—

Bill 3, An Act to amend The Public Commercial Vehicles Act.

Bill 6, An Act to amend The Development Corporations Act, 1973.

Bill 27, An Act to amend The Highway Traffic Act.

And the following Bill without amendment:—

Bill 2, An Act to amend The Highway Traffic Act.

Ordered, That the Report be now received and adopted.

The following Bills were read the third time and were passed:—

Bill 2, An Act to amend The Highway Traffic Act.

Bill 3, An Act to amend The Public Commercial Vehicles Act.

Bill 6, An Act to amend The Development Corporations Act, 1973.

Bill 7, An Act to amend The Municipal Act.

Bill 27, An Act to amend The Highway Traffic Act.

Bill 34, An Act to amend The Motorized Snow Vehicles Act, 1974.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Ruston,

Ordered, That the debate be adjourned.

Two matters were debated on the motion to adjourn and the House then adjourned at 10.45 p.m.

TWENTY-FIFTH DAY

WEDNESDAY, DECEMBER 3RD, 1975

The following Committees met:-

The Select Committee on Ontario Hydro's proposed rate increase.

The Select Committee to consider Bills 20 and 26.

The Standing Estimates Committee. Re: Workmen's Compensation Board.

The Select Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature.

TWENTY-SIXTH DAY

THURSDAY, DECEMBER 4TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

Mr. Morrow from the Select Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature presented an interim Report as follows and moved its adoption.

Interim Report of the Select Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature:

A Select Committee of this Legislature was assigned to study Reports Four and Five of the Ontario Commission on the Legislature, and to recommend on the advisability of implementing the recommendations of the reports, any part or parts thereof; and, if deemed advisable, the method and timing of implementation.

The Fifth Report contains recommendations on several matters of concern and importance to Members which could be dealt with immediately; the Committee has decided therefore to submit interim recommendations on media access to the Legislature, constituency offices for elected members and one procedural matter.

The Committee has held ten meetings to date and would like to acknowledge the co-operation of the following people who appeared before it: Douglas Fisher, Peter Brannan and members of Hansard staff, cameramen, Denis Massicote, David Allen and members of the press gallery, and Bernard Newman, M.P.P. John Holtby, First Clerk Assistant of the House, attended discussions on constituency offices in Quebec, British Columbia and the federal government.

Media Coverage

The Fifth Report deals at length with media coverage of proceedings in the Legislature. As a result of meetings with members of the Hansard staff, the press gallery and the electronic media, the Committee is aware of the practical implications of the proposed changes, and feels that their implementation could be accomplished on an interim basis with relatively little inconvenience.

Radio feeds are available at once at little cost, and we are satisfied from test film taken in the Chamber on November 25th that film cameras can be given access to the Legislature at moderate cost to provide, with only minor changes in lighting, reasonable coverage of every Member. Since film is the major medium now used for television news coverage, this would be a satisfactory interim solution.

The Committee will report on the broader questions of the introduction of television cameras, restructuring and refurbishing of the Assembly in its final report.

Recommendation: The Committee recommends that this Legislature give access to press gallery members for radio, film and still photograph coverage of the Legislature and its committees, in time for the next session, provided that a committee composed of the Speaker, representatives of all three parties and of the press gallery can reach a satisfactory agreement on the details of such access.

Constituency Offices

The Commissioners recommend in the Fifth Report that each elected member of the Legislature be entitled to a constituency office at public expense. The Committee asked each Member of this House for comments on this proposal and of 125 members, 97 indicated they are in favour of such publicly funded constituency offices, 3 are against and 4 made other suggestions. Eighty-six indicated such funding should commence immediately or on January 1st, 1976 and 11 suggested a later date.

The Committee concurs in the recommendation of the Commissioners:

that each elected Member of the Legislature be entitled to a constituency office and to the services of one employee, each at the expense of the public treasury. The costs of premises will vary significantly, but the treasury should be prepared to pay for reasonable space at going rates in the particular constituency. Additionally, salary for office help should be commensurate with salaries paid to the employees of the Members in their legislative offices.

Terms of leases and salaries for those employed should be negotiated by the individual Member and be approved by the Speaker who should also, in our judgment, recommend sensible guidelines and expenditure ceilings. All expenses for the maintenance of such offices should be submitted to the Office of the Assembly for payment and should be published annually in the official Hansard.

The Committee feels that expenses for such offices should be paid directly by the Speaker and not through the Member. Should a Member desire more than one employee, he should be able to make alternative arrangements with the Speaker, provided that the total remuneration does not exceed the equivalent for one full-time employee:

No salary shall be paid to a Member's spouse or immediate family.

No rent shall be paid for a constituency office located in the home or business office of a Member or his immediate family, or in political party premises.

Within guidelines set by the Speaker, allowable expenses should include maintenance, office supplies, telephone service and furnishings in accordance with Queen's Park offices.

Where a Member requires a mobile office or more than one office because of the geographical size of his riding, he may make alternative arrangements with the Speaker, provided that the total cost does not exceed that which would be paid other Members.

The Committee strongly suggests the provision for constituency offices be effective January 1, 1976.

Recommendation: The Committee recommends that the Board of Internal Economy give immediate and urgent consideration to the recommendations of the Commissioners respecting constituency offices.

Introduction of Visitors to the Legislature:

Recommendation: The Committee recommends, in keeping with the recommendation on page 74 of the Fourth Report, that no announcements of visitors in the galleries in the Legislature be made with the exception of Heads of State, their representatives or distinguished parliamentary guests, as Mr. Speaker may decide, and such introductions should be made by Mr. Speaker.

On motion by Mr. Welch.

Ordered, That the debate be adjourned.

On motion by Mr. Welch,

Ordered, That, the Report for the Workmen's Compensation Board for the year ending December 31st, 1974, be referred to the Standing Estimates Committee for consideration on December 5th and December 8th concurrently with the House. Such consideration to be recorded by Hansard and transcribed for Members of the Committee only.

The following Bill was introduced and read the first time:—

46

Bill 40, An Act to amend The Municipality of Metropolitan Toronto Act. $Mr.\ Grossman.$

Before the Orders of the Day, Mr. Swart moved, seconded by Mr. Foulds,

That the regular business of the House be set aside to discuss a matter of urgent public importance under Standing Order 30, namely, the now critical economic and social hardship being experienced by eleven thousand workers directly involved in the labour dispute in the pulp and paper industry, by the many thousands of workers in related woods and other industries and by the many communities directly involved.

Mr. Speaker ruled that the motion was in order, and the House having unanimously agreed, the debate proceeded to conclusion.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

THE EVENING SITTING

8.00 O'CLOCK P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1976, the following sums:—

MINISTRY OF NATURAL RESOURCES

2201.	To defray the expenses of the Ministry Administration Program	28,133,000
2202.	To defray the expenses of the Land Management Program	87,231,000
2203.	To defray the expenses of the Outdoor Recreation Program	51,882,000
2204.	To defray the expenses of the Resource Products Program	44 024 000

And after some time.

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.25 p.m.

TWENTY-SEVENTH DAY

FRIDAY, DECEMBER 5TH, 1975

PRAYERS

10.00 O'CLOCK A.M.

On motion by Mr. Welch,

Ordered, That, Mr. Singer be substituted for Mr. Mancini on the Select Committee considering Bill 5.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. di Santo,

Ordered, That the debate be adjourned.

The House then adjourned at 12.55 p.m.

TWENTY-EIGHTH DAY

MONDAY, DECEMBER 8TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:—

Public Accounts of Ontario, 1974-75, Volume 1—Financial Statements (No. 2).

Mr. Williams from the Select Committee appointed to consider Bills 20 and 26 presented the Committee's Report which was read as follows and adopted:—

Your Committee recommends that for the purpose of clause by clause consideration of the Bills referred to it, the said Bills be reported back to the House for such consideration in Committee of the Whole House.

On motion by Mr. Welch,

Ordered, That, the House will resume sitting in the Chamber on Wednesday of this week.

Before the Orders of the Day, Mr. Speaker delivered the following ruling:—

Last week several Members raised a number of matters for my consideration.

First, the Member for Wilson Heights raised the question of participation in committee proceedings by Members of the House who are not members of the committee. To deal first with Standing Committees, perhaps it should be mentioned that in some other jurisdictions, the United Kingdom for example, such participation is not permitted except for two specific instances. In Ontario, however, it has been the practice to permit such participation, but it must be realized that this is with the approval of the committee, either Such participation has been permitted so regularly expressed or understood. that it has come to be regarded as a right, but I must repeat that the committee has the right to withhold its permission and this has, in fact, been done, although not for some years. Procedure in Select Committees has been Members of the House who are not members of the Select Committee have spoken to committee only on invitation or when presenting briefs to the committee. They have not participated in the committee's discussions nor in the examination of witnesses appearing before the committee.

Secondly, the Member for York South asked if it was not a proper point of order for a Member to rise instantly to correct a misstatement by another Member. While this is frequently done in the House it is not in fact a valid point of order. It must be pointed out once again, that a point of order relates to something that has occurred which is contrary to the Standing Orders of the House or the Precedents of Parliament. When one Member disagrees with another, he may express that disagreement at the earliest opportunity, but in point of fact it does not constitute a point of order. On the contrary, when a Member has expressly denied that he has made a certain statement, as was the case in question last Thursday, his statement must be accepted and it is out of order to allege that he is not telling the truth. I refer the House specifically to Standing Order 16 (a), clause 10.

The Leader of the Opposition suggested that when points of order are raised during the Question Period, the time taken to deal with such points should be added to the Question Period. I direct his attention to Standing Order 27 (b) which specifically provides that the Question Period "Will last not more than 45 minutes including Supplementary questions and points of order".

The answer was Tabled to question No. 12 (see Hansard).

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time,

Mr. Speaker, having given several warnings to the people in the public galleries that they must not applaud or demonstrate, and they having persisted in their disorder and having refused to leave when ordered, he suspended the sitting of the House until the galleries were cleared.

When the sitting resumed, the debate was adjourned.

Mr. Haggerty moved Second Reading of Bill 36, An Act to amend The Labour Relations Act.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

TWENTY-NINTH DAY TUESDAY, DECEMBER 9TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Bills were introduced and read the first time:—

Bill 41, An Act to amend The Planning Act. Mr. Rhodes.

Bill 42, An Act to amend The Conveyancing and Law of Property Act. Mr. Handleman.

Bill 43, An Act to amend The Legislative Assembly Act. Mr. Williams.

Bill 44, An Act to Prohibit the Use of Non-Returnable Beverage Containers. Mr. Cunningham.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1976, the following sums:—

RESOURCES DEVELOPMENT POLICY

1601. To defray the expenses of the Resources Development Policy Program.....\$899,000

OFFICE OF THE LIEUTENANT GOVERNOR

OFFICE OF THE PREMIER

CABINET OFFICE

401. To defray the expenses of the Cabinet Office Program... 1,591,000

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received.

Mr. Stokes, from the Committee of Supply, reported the following Resolution which was concurred in by the House:—

Resolved, That Supply in the following amounts and to defray the expenses of the Government Ministries named, be granted to Her Majesty for the fiscal year ending March 31st, 1976:—

OFFICE OF THE LIEUTENANT GOVERNOR:

Office of the Lieutenant Governor Program.....\$ 69,000

Office of The Assembly:	
Office of the Assembly Program\$	8,609,500
Office of The Premier:	
Office of the Premier Program	1,451,000
CABINET OFFICE:	
Cabinet Office Program	1,591,000
Management Board:	
Administration Program	1,857,000
Policy Development Program	1,742,000
Management Board Analysis Program	2,664,000
Management Audit Program	521,000
Employee Relations Program	609,000
Personnel Services Program	1,316,000
Office of Provincial Auditor:	
Administration of The Audit Act and Statutory Audits	1,589,000
Ministry of Government Services:	
Ministry Administration Program	3,364,000
Provision of Accommodation Program	188,686,000
Upkeep of Accommodation Program	57,727,000
Supply and Services Program	43,547,000
Management and Information Services Program	1,203,000
MINISTRY OF REVENUE:	
Ministry Administration Program	2,231,000
Support Services Program	2,186,000
Administration of Taxes Program	18,785,000
Guaranteed Income and Tax Credit Program	98,097,000
Municipal Assessment Program	43,883,000
MINISTRY OF TREASURY, ECONOMICS AND INTERGOVERNMENTAL A	
Ministry Administration Program	4,692,000
Ontario Economic Council Program	889,000
Central Statistical Services Program	1,771,000
Economic Policy and Intergovernmental Affairs Program.	3,415,000
Finance Program	5,840,000 76,592,000
Urban and Regional Affairs Program	333,647,000
Tax Reform Program	32,420,000
General Financial Assistance Program Ontario Land Corporation Program	5,000
Ontario Land Corporation Flogram	3,000

JUSTICE POLICY:	
Justice Policy Program\$	469,000
MINISTRY OF THE ATTORNEY GENERAL:	
Law Officer of the Crown Program	3,321,000
Administrative Services Program	19,340,000
Guardian and Trustee Services Program	3,749,000
Crown Legal Services Program	10,029,000
Legislative Counsel Services Program	466,000
Courts Administration Program	52,923,500
Administrative Tribunals Program	5,303,000
MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS:	
Ministry Administration Program	2,913,000
Commercial Standards Program	10,793,000
Technical Standards Program	5,592,000
Public Entertainment Standards Program	6,154,000
Property Rights Program	13,495,000
Registrar General Program	2,169,000
MINISTRY OF CORRECTIONAL SERVICES:	
Ministry Administration Program	7,674,000
Rehabilitation of Adult Offenders Program	74,408,000
Rehabilitation of Juveniles Program	34,903,000
MINISTRY OF THE SOLICITOR GENERAL:	
Ministry Administration Program	2,226,000
Public Safety Program	10,393,000
Supervision of Police Forces Program	5,195,000
Ontario Provincial Police	
Management Program	2.052.000
Criminal and General Law Enforcement Program	2,952,000
Traffic Law Enforcement Program	51,292,000 44,389,000
	44,369,000
RESOURCES DEVELOPMENT POLICY:	
Resources Development Policy Program	899,000
MINISTRY OF AGRICULTURE AND FOOD:	
Ministry Administration Program	2 951 000
Agricultural Production Program	3,851,000
Rufal Development Program	85,826,000 16,715,000
Agricultural Marketing Program	9,647,000
Agricultural Education and Research Program	20,851,000
	20,001,000

Elizabeth II	тн December	53
MINISTRY OF THE ENVIRONMENT	::	
Environmental Assessment a Environmental Control Prog	Program	11,703,000 13,109,000 188,108,000 18,238,000
MINISTRY OF NATURAL RESOURCE	CES:	
Land Management Program Outdoor Recreation Program	ogram n	28,133,000 87,231,000 51,882,000 44,024,000
MINISTRY OF TRANSPORTATION A	and Communications:	
Planning, Research and Dev Safety and Regulation Prog Provincial Roads Program. Provincial Transit Program Air Program	ogramvelopment Programram	27,605,000 16,328,000 25,787,000 434,952,000 37,097,000 3,184,000 286,299,000 120,090,000 2,191,000
SOCIAL DEVELOPMENT POLICY:		
Social Development Policy	Program	1,295,000
MINISTRY OF COLLEGES AND UN	IVERSITIES:	
University Support Program Colleges and Adult Educati	ogram non Support Program	5,610,000 654,918,000 305,262,000 52,586,000
MINISTRY OF COMMUNITY AND S	SOCIAL SERVICES:	
Income Maintenance Programoscial and Institutional Ser Mental Retardation Program	ogramamvices Programm.	3,938,000 444,370,000 227,554,000 146,901,000 32,283,000
MINISTRY OF CULTURE AND RE	CREATION:	
Heritage Conservation Program Arts Support Program Multicultural Support and Libraries and Community	ogramgram	21,923,000 9,577,000 45,233,000 6,270,000 22,427,000 16,719,000

MINISTRY OF EDUCATION:

Ministry Administration	Program	76,015,000
Education Development	and Administration Program	1,563,415,000

MINISTRY OF HEALTH:

Ministry Support Services Program	92,122,000
Promotion and Protection Program	53,997,000
Treatment and Rehabilitation Program	2,767,754,000

Supply was concurred in as follows:-

Supply for the Ministry of Industry and Tourism.

Supply for the Ministry of Labour.

Supply for the Ministry of Energy.

Supply for the Ministry of Housing.

The following Bill was then introduced and read the first time:-

Bill 45, An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1976. Mr. McKeough.

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time and passed.

The following Bill was read the second time:—

Bill 37, An Act to amend The Income Tax Act. Ordered for Third Reading.

The following Bill was read the third time and was passed:—

Bill 37, An Act to amend The Income Tax Act.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The following Bill was read the second time:-

Bill 39, An Act to amend The Liquor Licence Act, 1975. Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider certain Bills:-

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment:—

Bill 39, An Act to amend The Liquor Licence Act, 1975.

Also, that the Committee had directed him to report the following Bill with a certain amendment:—

Bill 4, An Act to amend The Ontario Energy Board Act.

Ordered, That the Report be now received and adopted.

The following Bills were read the third time and were passed:—

Bill 4, An Act to amend The Ontario Energy Board Act.

Bill 39, An Act to amend The Liquor Licence Act, 1975.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Ziemba,

Ordered, That the debate be adjourned.

Two matters were debated on the motion to adjourn and the House then adjourned at 10.45 p.m.

THIRTIETH DAY

WEDNESDAY, DECEMBER 10th, 1975

PRAYERS

2.00 O'CLOCK P.M.

Mrs. Campbell from the Select Committee appointed to consider Bill 5 presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bill with certain amendments:—

Bill 5, An Act to regulate Holiday Closings for Retail Establishments. Ordered for Committee of the Whole House.

The following Bills were introduced and read the first time:—

Bill 46, An Act to amend The Public Hospitals Act. Mr. Roy.

Bill 47, An Act to amend The Public Hospitals Act. Mr. Roy.

Mr. Speaker addressed the House as follows:-

Before the Orders of the Day, I would like to clarify for the House if I can the basis of my Ruling with respect to the presentation of Petitions.

A Public Petition is a petition presented under the provisions of Standing Order 83 to the Assembly asking the House to redress some grievance of the Petitioner. What has very often occurred in the past, is that a Member will present a Petition which is not, in fact, a Petition to the Assembly at all, but a request or Petition addressed to a Minister or to a Ministry. Moreover, many of these did not comply with the provisions of Standing Order 83 in other respects and in fact contravened specific requirements of that Order. It was one of these occurrences that led Mr. Speaker Reuter to make his Ruling of June 1st, 1973 in an effort to assist the Members in the presentation of such Petitions. This Ruling may be found in the Journals of that year at page 94. In that Ruling he set out at some length the history and procedure with respect to such Petitions. I refer any Members to that Ruling but it might be useful to quote a brief extract from the last paragraph therefor:

"I felt I should avail myself of this opportunity to point out to the House that the correct procedure, as established in this and other jurisdictions, is that when a Public Petition is to be presented to the House, it is filed with the Clerk's Office in advance, so that it may be scanned to ensure that it does not offend any of the Standing Orders

or precedents. When the Petition is in proper form and within the rules of the House, the Speaker is then advised in advance by the Clerk's Office that the Petition will be presented on that day".

The House resolved itself into a Committee to consider a certain Bill and, after some time, Mr. Speaker resumed the Chair, and the Chairman reported, progress on Bill 20, An Act to provide for the Review of Rents in respect of Residential Premises.

The House then adjourned at 6.00 p.m.

THIRTY-FIRST DAY

THURSDAY, DECEMBER 11TH, 1975

PRAYERS

2.00 О'Сьоск Р.М.

In the course of a Statement the Treasurer Tabled six charts on 1976 Expenditure Projections and related letters. (Sessional Paper No. 37).

Mr. Speaker addressed the House as follows:-

Before I call for Petitions I wish to make a final statement with respect to the presentations thereof. I can only say that if it is the wish of the majority of the Members of the House to abandon the previous practice, that is of course what will be done. The only reason for the procedure as outlined in Mr. Speaker Reuter's ruling was for the assistance of the Members and is the procedure followed in other jurisdictions. I direct the Members attention to May's Parliamentary Practice, 18th Edition, Page 799. However, I am sure that the Clerk's Office will be very happy to be relieved of this extra responsibility.

In accordance with the wishes of the House then, Petitions will be received and laid on the Table without prior scanning. This will, of course, make it necessary for me to examine the Petitions after tabling. If on examination it proves to be a Petition or request directed to a Minister, I will, as the Member for Brant-Oxford-Norfolk suggested, send it on to that Minister. If the Petition is in conflict in any way with Standing Orders 83 or 84 it will be returned to the petitioner. If, however, it is a proper Petition within the Standing Orders and sets forth a case in which the House has jurisdiction to interfere, it will be tabled for such action as the House may determine.

A Petition was received from the Member for Timiskaming.

The following Sessional Papers were Tabled:—

Alcoholism and Drug Addiction Research Foundation Annual Report 1973 (No. 38), and for 1974 (No. 39).

Mr. Singer from the Select Committee appointed to consider and set out general rules and guidelines for the guidance of the Ombudsman presented the Committee's Report as follows:—

The Select Committee on Guidelines for the Ombudsman was established on October 29th, 1975, with the following terms of reference:

"to consider and set out general rules and guidelines for the guidance of the Ombudsman."

The Members of the Committee were Mr. Singer (Chairman) Messrs. Grossman, Lawlor, Hodgson, Norton, Reid (Rainy River) and Renwick.

The Committee has held three meetings. At the request of the Committee, Mr. Arthur Maloney, the Ombudsman, assigned to the Committee, Mr. Ortved, and the Honourable Roy McMurtry, the Attorney General, assigned Mr. John Cavarzan. Both of these gentlemen have been of substantial assistance to the Committee in giving their advice and their continued presence during our deliberations. Mr. Maloney, the Ombudsman, attended on the Committee accompanied by Mr. Brian Goodman, Director of Research for the Ombudsman, and Mr. Maloney outlined his approach to the problems which the Committee was investigating and has made a written submission to the Committee embodying his views, which is attached hereto as Schedule "A".

Mr. Brian Goodman, Director of Research for the Ombudsman, outlined to the Committee the method the Ombudsman's office has for dealing with complaints. At the request of the Committee this has been submitted to the Committee and for the information of the Members of the Legislature, we attach Mr. Goodman's submission as Schedule "B" to this Report.

It is the opinion of the Committee that:-

1. It would be premature to seek at this time to define or recommend general rules for the guidance of the Ombudsman in the exercise of his function as referred to in Section 16 (1) of *The Ombudsman Act*, 1975. After reviewing other jurisdictions, and exploring, to some extent, the role and function of this office, we are of the opinion that greater on-going experience must be gained as to the range and ramifications of this office on an intimately consultative

basis, before attempting, except insofar as we have done so, a more fundamental delineation of rules. We recommend that the constituted committee working in close co-operative relationship with the Office of the Ombudsman, acquire a working knowledge of the types and varieties of the cases, and difficulties which may be encountered and on a subsequent date, not later than the 15th of June, 1976, the whole question be reviewed.

- 2. That the following general rules be immediately adopted for the guidance of the Ombudsman:
 - (a) that there be available in the Ombudsman's office such facilities as are necessary to enable those persons who wish to make complaints and who are unable to express adequately themselves in writing to have their views committed in writing by someone on the Ombudsman's staff;
 - (b) that the Ombudsman's office have available as part of its staff, or as the occasion requires, sufficient persons who are fluent not only in English but in other languages used in Ontario, which would allow the Ombudsman's office to properly communicate with any resident of Ontario no matter what that person's language facility may be.
- 3. The Committee wishes to point out that Section 17 (2) of *The Ombudsman Act, 1975*, which provides for letters addressed to the Ombudsman by inmates of any provincial correctional institution or training school or patients in a provincial psychiatric facility are to be forwarded to the Ombudsman unopened by the person in charge of the institution, training school or facility, but neglects to set out that communications from the Ombudsman to any such person should be forwarded unopened to such person by the person for the time being in charge of such institution, training school, or facility. The Committee believes that the necessary legislative amendment to correct this error should be made.
- 4. The Committee accepts the suggestion by the Ombudsman that it is premature at this time to delineate elaborately general rules and that there should be sufficient experience of running this office and the difficulties it may encounter and that a second look should be addressed to the provisions of Section 16 (1) and that one of the responsibilities of the Select Committee will be to work out in association with the Ombudsman the general rules for his guidance which can be recommended by that Select Committee.
- 5. The Committee believes that a permanent Committee of the Legislature should be established immediately so that it may review from time to time the following matters:
 - (a) the Reports of the Ombudsman as they become available from time to time,
 - (b) the Estimates of the Ombudsman,

(c) the actions, or the lack of action, taken by those persons referred to in the Ombudsman's Reports;

and report in connection with these matters to the Legislature from time to time.

The Committee draws attention to the comments of the Camp Commission on Page 71 which *inter alia* recommends very briefly that "a further small, permanent Standing Committee with responsibility for examination and report on:

- (a) those petitions presented to the Assembly which are referred to the committee;
- (b) any undertaking made by a Minister to a Member of the Assembly which is not fulfilled within 10 days of its being made (the announcement in the House by the Member that the undertaking is unfulfilled would be examined by the Speaker who would rule whether or not the question should go to the committee);
- (c) reports to the Legislature by the Ombudsman."

There was a discussion with Mr. Maloney as to how he envisaged the extent of his powers under the provisions of the Statute. He pointed out that the Statute provides in Section 15 (1) that he has the right to initiate investigations on his own option and it is on this basis that he believes that he has a duty to investigate such matters as possible causes of unrest in the province's penal institutions. Several members expressed concern that the broad powers of the Ombudsman would not be used to establish a new level of political authority.

Mr. Maloney suggested that when the Legislature reviewed his reports from time to time if any of the matters raised in the reports came to a vote that they should be dealt with on the basis of a free vote as is done in some other jurisdictions. Discussions took place about this suggestion and it was felt that if the conduct of a Senior government person, elected or appointed, came into question it might be very difficult, if not impossible, to suggest meaningfully that there could be a free vote in relation to criticism addressed to such a person.

SCHEDULE A

MEMORANDUM OF REMARKS DELIVERED BY ARTHUR MALONEY, Q.C., THE OMBUDSMAN, TO A MEETING OF THE SELECT COMMITTEE ON GUIDELINES HELD ON THURSDAY, NOVEMBER 13th, 1975

At the outset, allow me to express my appreciation for being given the opportunity to appear here before you and provide you with my views as to the sort of recommendations which you might consider making in the line

of guidelines for the Ombudsman, and also so that I might answer any questions which may have occurred to you in the course of your consideration of your mandate.

It is my understanding that the Select Committee On Guidelines For The Ombudsman has been established to make recommendations to the Legislative Assembly in relation to general rules which the Assembly might adopt in accordance with Section 16 of *The Ombudsman Act*, 1975, which provides as follows:

- 16.—(1) The Assembly may make general rules for the guidance of the Ombudsman in the exercise of his functions under this Act
- (2) All rules made under this Section shall be deemed to be regulations within the meaning of *The Regulations Act*.
- (3) Subject to this Act and any rules made under this Section, the Ombudsman may determine his procedures.

As I also understand, the actual motion establishing the Select Committee was proposed on October 29, 1975 on the motion of The Honourable Roy McMurtry, seconded by Mr. Vernon Singer, and provides as follows:

That pursuant to the provisions of Section 16 of *The Ombudsman Act*, 1975, a Select Committee be appointed to consider and set out general rules and guidelines for the guidance of the Ombudsman and to provide formal recommendations to the Legislature thereon on or before December 1, 1975, the said Committee to consist of seven Members as follows: Mr. Singer, Chairman, Messrs. Grossman, Hodgson, Lawlor, Norton, Reid (Rainy River), Renwick.

It is my further understanding that your first meeting was held on November 5, 1975 at which time each member of the Committee had an opportunity to briefly set forth his views in relation to the terms of reference provided for the Committee and the meeting was then adjourned so that both myself and the Attorney General might have an opportunity to appear and provide whatever assistance we can to the Committee's deliberations.

I might say that I have had an opportunity to discuss the minutes of your earlier meeting with my colleague Niels Ortved whom I requested attend as the representative of the Ombudsman's office and I have had an opportunity to review Mr. Singer's letter dated November 6, 1975 and setting out certain recommendations for regulations for discussion at this meeting. I am anxious to provide you with my thoughts on the sort of recommendations that your Committee might have in mind and I think I can do this by making reference to the suggested recommendations that Mr. Singer sets forth in his letter.

If I could deal first with his suggested recommendations. With respect to recommendation (b), I might say that we are already providing facilities for complaints which come to us verbally to be written down by members of our staff. With respect to recommendation (c), again, we are already ensuring that a citizen may complain to the Ombudsman in whatever

language he chooses to do so and you may be interested to know that I have presently serving on my staff personnel who are representative of and have linguistic capacities in not only English and French, but also Italian, German, Russian, Ukrainian, Czech, Slovak, Polish, Estonian, Yiddish and Now I would concur with Mr. Singer that these are areas which are of critical importance to the credibility of an Ombudsman's office and ought, along with other procedural matters, to be embodied in regulations. On the other hand, it is my view that before we embark upon hard and fast regulations we should have a clear picture of exactly what we are trying to accomplish by those regulations and if there is an ill, what the ill is that we want to remedy. Our office is still in an evolving stage and while we are trying to cope with these problems as they arise we do not yet even have a clear picture as to what all the problems will be. For these reasons, it is my position that this Committee ought not to act prematurely and make regulations which, although appearing appropriate at this point in time. might unduly hinder a subsequent Ombudsman, and wait until the areas requiring a regulatory framework are clearly apparent. In my view, the members of the Committee should refrain from acting until the blueprint which I undertook to prepare during the first year that I held this office is completed by which time it is to be hoped the areas requiring a regulatory response will have been delineated and perhaps even actual regulations will be suggested. In view of all of the foregoing, I would urge you therefor to adopt Mr. Singer's The alternative is to approve regulations piecemeal. recommendation (d). As new procedures appear called for I will implement them, document them and before June 1st, can discuss them with you for possible inclusion in a total package of rules and regulations.

If I might move on to his recommendation (e) which suggests that your Committee might recommend that a permanent Standing Committee be As you may be aware, also in connection with my commitment that I draw up this blueprint for the office of the Ombudsman that would be best suited to the needs of Ontario, I have recently returned from inspecting offices and meeting with my counterparts and officials of their office in the United Kingdom, France, Germany and Israel. The concept of a Standing Committee is one that I encountered only in England and it impressed me as a novel idea to ensure that some follow-up action was taken as a result of the Ombudsman's report. In England, Niels Ortved and myself met with Mr. David Scott, Clerk of the Select Committee on the Parliamentary Commissioner for Administration and Mr. Charles Fletcher-Cooke, Chairman of the same Committee. That Committee is appointed annually to examine the Reports of the Parliamentary Commissioner for Administration which are laid before the House and matters in connection It is comprised of eight members, four labour, three conservative and one independent, and is invariably chaired by a member of the opposition, currently Mr. Charles Fletcher-Cooke. The Committee is modelled on the Select Committee which receives and considers the report of the Auditor General and in the course of its proceedings will hear from Sir Alan Marre, the Parliamentary Commissioner for Administration, who will highlight the recommendations and criticisms contained in his Reports and then call before them representatives of the various ministries, whether senior civil servants or ministers themselves, to ascertain the action taken as a result of the Parliamentary Commissioner's recommendations. Everyone, including the members of the Committee, the Parliamentary Commissioner for Administration and the representatives of the various ministries agree that this Committee provides an added measure of effectiveness to the office of the Parliamentary Commissioner for Administration that it might not otherwise have. This is a concept to which I am giving very serious consideration of drawing up my blueprint. One of the problems that I have been considering is with reference to the procedure to be followed, if, as and when a case arose that the Ombudsman is required to invoke his ultimate sanction—namely an appeal to the Legislature. The peculiar problem directed to my attention is as to whether or not, when such a situation arose and it culminates in a vote, should the vote be a free vote and not along party lines. If it were to be a free vote it would, of course, be on the understanding that it would not be regarded as a vote of confidence in the Government.

I should like to address myself to the requirements of Section 12 of the Statutes which require that the Ombudsman shall report annually upon the affairs of his Office to the Speaker of the Assembly. I may say that I regard that as a minimum requirement and it is my intention to file interim reports where I should deem them to be necessary to give effect to the true spirit and intent of the Legislature.

I would like to address myself to Mr. Singer's recommendation A, namely, his recommendation that consideration be given to enacting regulations so as to limit the field of investigations by the Ombudsman.

At the time that I undertook the Office of Ombudsman it was my determination that the persons who receive the first priority in my office would be the hundreds of individual complainants who feel that in some particular way they have been overlooked or mistreated in the course of the functioning of a provincial governmental organization and these individual complainants are the ones that the procedures in my office have been first designated to serve. In a few moments Brian Goodman our Director of Research will detail the procedures currently followed in the Office of the Ombudsman for dealing with such individual complaints. Mr. Goodman's presentation will be attached to mine.

As I debated my decision to assume my present responsibility one of the features of the legislation that appealed to me most and really accounted for my decision was the provision set out in Section 15 (2) which provided me with the opportunity to become involved in problem areas hopefully before they matured and either produced great numbers of complaints or something even worse. As I see it, the power conferred on the Ombudsman to make investigations of his own motion should be utilized in a fashion which will have the effect of diminishing the incidence of complaints.

I was glad to see that importance was attached to this power by some of the Members of the House who contributed to the debate when the Ombudsman Act was under consideration. Mr. Renwick for example in referring to the Ombudsman's right to act on his own motion commented on this provision as being fulsome and complete. Mr. Lawlor contemplated the Ombudsman in what he called "the widest swath and most benign way possible" The Honourable Mr. Clement who was then Attorney General made reference to the Ombudsman's powers in this regard as well.

I rather incline to think one of the problems on your mind is the announcement I made recently to conduct a preliminary investigation into conditions in Provincial penal institutions around the Province. You are all familiar with the brief prepared by the CSAO expressing alarm about That particular problems may certain conditions in the penal institutions. be presented by provincial correctional institutions is a fact that has achieved recognition in The Ombudsman Act, 1975, itself in that Section 17 (2) of the Act provides that letters written by inmates of any provincial correctional institution and addressed to the Ombudsman shall be immediately forwarded, unopened, to the Ombudsman by the person for the time being in charge of the institution. In my office, I have created a separate directorate headed by Ellen Adams, with whom I am sure you are all familiar, which will have as its primary responsibility the problems to be found in provincial correctional or psychiatric facilities. I may say that I have delivered a number of speeches on the role of the Ombudsman to various groups and organizations and on all those occasions I was careful to point out how intervention by the Ombudsman in relation to prison problems in particular would have the effect of averting riots and disturbances and thereby save the taxpayer the dollars that are always lost on such occasion not to mention the fact that this intervention might avert the loss of human life. when I pick up the newspaper and read that certain responsible representatives of a respected body such as the CSAO are saying that riots are imminent in correctional facilities throughout the province that conditions are inhumane, overcrowded and totally lacking in discipline and when I have been given the power conferred on me by Section 15 (2) and having some knowledge of the type of problems these institutions might present, it seems to me that I would be derelict in my duty if I were not to initiate whatever action is open to me at least to ascertain the precise nature of the situation. Under Section 15 (1) of the Act the allegations made related to alleged acts and omissions of a governmental organization namely the Ministry of Correctional Services.

Further what I should point out and perhaps something on which I did not place sufficient emphasis, we are in receipt of complaints from approximately 75 to 100 inmates of provincial penal institutions concerning grievances that relate to overcrowding, sanitation, problems of segregation, lack of privacy, etc. It would be grossly inefficient if the Ombudsman were to initiate 75 separate investigations and would be much more costly than the sort of inquiry I announced would be undertaken. of the inquiry that is under way might tend to diminish the incidence of such complaints in the future. What I have undertaken is a preliminary examination as a result of which I hope to be able to say whether or not in my view a further and more extensive investigation is necessary. conclude that a full scale investigation is required, I will make that recommendation to the Ministry of Correctional Service and it is immaterial to me whether the office of the Ombudsman carries out this investigation or it is carried out by the Ministry or by a Commissioner designated by the Ministry. The advantage of utilizing the office of the Ombudsman for such an investigation is that it would be conducted more efficiently and expeditiously not in the glare of the press in a public hearing. If the office of the Ombudsman were asked to undertake the responsibility for such an investigation I would require that additional staff be seconded to the office by the Ministry and at the expense of the Ministry so that the day-to-day operations of the office would not be interrupted but in the end I would not be concerned if this investigation, if required, were undertaken by someone else altogether. Whether or not I recommend an investigation will depend on a series of reports I will receive next week.

I want to emphasize once again that this power to initiate investigations of my own motion into other than individual grievances is one of the features of the job that most appealed to me in that I see in this function an apportunity to act in a preventative as opposed to a remedial fashion. In connection with this power to initiate investigation you may be interested to know that I have a special desk established in my office which receives the daily papers from around the province and the individual manning that desk is responsible for scanning those papers to ascertain problem areas or potential problem areas in respect of which I might see fit to intervene or investigate of my own motion. It seems that to have it any other way would put me in the position of the Parliamentary Commissioner for Administration in England or the Mediateur in France who not only must act solely on the petition of a complainant but must wait until those complaints are channeled to him via a member of the elected Assembly. This is a feature of the systems in England and France which I did not favour and which in my view drastically delimits the effectiveness of an Ombudsman. I might add that in the course of the past three months I have spoken to a large number of gatherings all over the province totalling well over fifteen thousand people and this power to initiate complaints on my own motion is a power in respect of which I have found nothing but approval.

I may say that as I study the operation of The Ombudsman Act I propose to maintain a record of whatever difficulties, if any, may be encountered with a view to making suggestions to you about possible amendments if these should be required. For example Section 17 (2) of the Act permits inmates of penal institutions or psychiatric facilities to send their letters unopened to the Ombudsman. There is no corresponding provision to deal with letters from the Ombudsman to the inmate. This is a detail that could be corrected by way of future amendment although I am sure in the meantime senior custodial officers under the direction of the Ministry will deliver any correspondence from my office to inmates of these institutions without opening or otherwise inspecting them.

I should explain to you that I have carefully read the debates in Hansard relating to *The Ombudsman Act* and have derived much help and assistance from the advice thereby given by the Members of the House participating.

I am particularly mindful of the suggestions that were made for example by Mr. Samis, Mr. Renwick relating to the necessity of the Ombudsman travelling to certain points in the province—to various parts of the province so as to make himself realistically accessible to the people he has been appointed to serve.

You will be interested to know that I have laid on a program of public hearings around the province so as to enable individuals or groups of individuals and organizations to appear in a public setting to express their views as to how the newly created office of Ombudsman can best serve

the requirements of their particular area. The first such hearing—the pilot project in the program was in North Bay on November 4th and 5th. The Members of the House who recommended that the Ombudsman travel around in this fashion can surely feel satisfied that they gave me good advice in view of the experience we had in North Bay. The response of the public was excellent, the support of the news media was unreserved and the whole undertaking was a great success confirming the wisdom of my plan to conduct further public hearings around the province. I should say too that in North Bay members of my staff accompanied me and we were able to conduct private hearings and about 95 members of the public in the North Bay area availed themselves of the opportunity to present private grievances to us. These grievances were presented in a confidential setting and saved the individual complainants the inconvenience of writing to us or of coming to Similar opportunities to present private grievances will Toronto to see us. of course be provided at any of the public hearings it is my intention to hold in the future in other parts of the province.

I will now ask Brian Goodman to outline the procedures we are presently following in the Office of the Ombudsman to deal with individual grievances—Mr. Goodman.

SCHEDULE B

Presentation by Brian P. Goodman to Select Committee on Guidelines

November 13, 1975

PROCESSING AND DISPOSITION OF COMPLAINTS (OTHER THAN THOSE INVESTIGATED BY THE OMBUDSMAN OF HIS OWN MOTION)

There are three ways by which complaints reach the Ombudsman's office, namely:

- (1) Through a telephone call to the Ombudsman's office made by the complainant or someone on his behalf;
- (2) Through the complainant, or someone on his behalf (including his Member of Provincial Parliament) meeting with a member of the Ombudsman's staff:
- (3) Through a letter received by the Ombudsman's office from the complainant, or someone on his behalf, again including his Member of Provincial Parliament.

(1) COMPLAINTS RECEIVED BY TELEPHONE

Complaints received by telephone are generally fielded by our Director of Interviewers and his staff. In keeping with section 17 (1) of the Act, the complainant will be asked by the interviewer whether it is convenient for him to reduce his complaint to writing, and either mail or deliver it to the Ombudsman's office.

However, should the telephone interviewer be of the opinion that the complaint relates to an urgent matter, he or she will reduce the complaint to writing for the complainant, and confirm the contents of the complaint by letter to the grievor as soon as possible.

Should the complaint lie outside the jurisdiction conferred upon the Ombudsman by *The Ombudsman Act, 1975*, the complainant will be so advised, including the reasons therefor, and will further be advised of who we think is the proper authority or official to which his complaint should be made.

To accomplish this end, our office is developing a referral system for all levels of government, and private organizations, such as the Law Society of Upper Canada and the Royal College of Physicians and Surgeons.

(2) COMPLAINTS MADE IN PERSON

Should the complainant during the course of his telephone conversation with a member of the Ombudsman's staff indicate that he is unable to make his complaint in writing, he will be asked whether it is convenient for him to attend at one of our office facilities to make his complaint in person to a member of our interviewing staff.

If the complainant is unable to make the complaint in writing because he writes in a language other than English, he will be requested to make the complaint in writing in the language of his choice. Members of our staff are capable of translating some ten languages other than English, including of course French.

If no member of our staff is able to translate the letter, the letter will be sent to a translation service, and of course, in keeping with the Act, an oath of confidentiality will be administered to the translator.

Complainants who attend in person at one of our office facilities are interviewed by a member of our interviewing staff, who again will take down the complaint in writing and have the complainant sign the notes of the interview if possible.

In any case, the contents of the complaint will be reduced to writing in order that no problems may arise in the future with respect to the complainant denying that we had properly taken down his complaint.

Photocopies will be made of all original documents, and the originals returned to the complainant.

Again, if the complaint is not within the jurisdiction of the Ombudsman, the complainant will be so advised and we will attempt to put him in touch with the agency or person who can properly deal with it.

(3) COMPLAINTS BY LETTER

The majority of complaints are made to the Ombudsman's office by letter, as discussed under the previous headings.

Once the complaints have been reduced to writing, the correspondence and documentation are sent to the File Control Officer and her staff.

The letters and documents are read and a synopsis of each complaint is prepared on a complaint file summary, which is inserted in a file jacket.

The jacket is assigned a chronological number, a ministerial suffix code, a regional colour tab, and a priority colour dot. A cross reference index is maintained alphabetically by complainant and numerically by complaint number. The complaint file summary is progressively completed as the file is acted upon by the legal, research and investigative staff, and on resolution of the complaint, the final disposition and recommendation is recorded. If a priority colour dot is affixed to the file jacket, the file is sent immediately to the Legal Officer and his staff.

Should the File Control Officer be of the view that the matter complained of clearly lies within the jurisdiction of the Ombudsman, a letter of acknowledgement will be sent to the complainant and the file returned into the central system. Thus complaints, other than urgent ones, are tended to in the order in which they are received by our office.

If the matter complained of, in the view of the File Control Officer, clearly lies outside of the Ombudsman's authority, or should any question of jurisdiction exist, the file is directed to the Legal Officer and his staff.

The Legal Officer receives the files dealing with complaints which, to the mind of the File Control Officer, are either outside of the Ombudsman's jurisdiction or else where some question of jurisdiction exists.

If the Legal Officer is of the view that the matter complained of lies outside of the Ombudsman's jurisdiction, a letter along the lines previously discussed is sent to the complainant.

If some question of jurisdiction exists in the mind of the Legal Officer, the file would pass to the Director of Research and his staff for appropriate research and consideration.

If, after such research, the Director of Research concluded that the matter was outside the competence of the Ombudsman, he would send out a letter to the complainant as discussed above.

The Legal Officer would also receive all files relating to complaints within the jurisdiction of the Ombudsman. Where research was necessary, the file would be directed to the Director of Research and his staff who would review the file and the appropriate legislation and case law to determine the status of the law and its application to the complainant.

The Legal Officer, in consultation with the Director of Research, would then consider the facts of the case, in light of the legal research for the purpose of providing some guidance to the Director of Investigation in the investigation of the grievance by the Director and his staff.

The Director of Investigation would then supervise the investigation of the complaint by his staff, ensuring that the staff complied with the provisions of the Act in this regard, and that all persons able to give information helpful to an understanding of the complaint and its possible resolution were interviewed and their views canvassed. Before investigating the complaint, of course, the Ombudsman or the staff member so delegated would inform the head of the governmental organization affected of the Ombudsman's intention to make the investigation.

Upon the completion of the investigation, the Director of this branch would then submit a report containing the results of his investigation to the Ombudsman, who with the assistance and advice of the Legal Officer, the Director of Research and the Director of Investigation, would review the file with the view to determining what the disposition of the complaint should be, including whether any recommendation should be made to the governmental organization complained of.

Assuming the complaint was found to be valid, the Ombudsman would report his opinion and his reasons therefor to the appropriate governmental organization and Minister, including any recommendations which he saw fit to make. The Ombudsman would also inform the complainant of the result of his investigation, pursuant to section 23 of the Act.

Assuming recommendations were made by the Ombudsman, if within a reasonable time after the report was made no action was taken which seemed to the Ombudsman to be adequate and appropriate, the Ombudsman would, after considering the comments, if any, made by or on behalf of the governmental organization affected, send a copy of the report and recommendations to the Premier.

Should it still appear that no appropriate or adequate action is taken, the Ombudsman could exercise his discretion and make a report on the complaint and his recommendations to the Assembly.

Important elements of each closed complaint file will be extracted for a complaint data bank from which regular, periodic reports will be issued to the Ombudsman in preparation for his annual report to the Speaker of the Assembly, and any interim reports which the Ombudsman chooses to make. The data bank will also be used in conducting special analyses on complaint profiles.

Answers were Tabled to Questions Nos. 15, 16 and 17 (See Hansard).

The House resolved itself into a Committee to consider a certain Bill,

THE EVENING SITTING

8.00 O'CLOCK P.M.

and, after some time Mr. Speaker resumed the Chair, and the Chairman

reported progress on Bill 20, An Act to provide for the Review of Rents in respect of Residential Premises.

The House then adjourned at 10.50 p.m.

THIRTY-SECOND DAY

FRIDAY, DECEMBER 12TH, 1975

PRAYERS

10.00 O'CLOCK A.M.

Mr. Speaker addressed the House as follows:-

Yesterday I stated that I would examine the document tabled by the Member for Timiskaming. While the covering statement from the Member for Timiskaming, which is unsigned, is addressed to the Lieutenant Governor and the Legislative Assembly, the document itself calls on the Government through the Ministry of Health to take executive action in establishing a chronic care hospital in the old Kirkland and District Hospital, and it also clearly contravenes Standing Order 84 in that it contemplates a charge on the public revenue.

I have therefore, as I undertook to do in such cases, forwarded it to the Minister of Health for his consideration.

Mr. MacDonald from the Select Committee inquiring into Hydro's proposed bulk power rates presented an Interim Report (No.~40) and moved its adoption:—

On motion by Mr. Welch,

Ordered, That the debate be adjourned.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Ziemba,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

THIRTY-THIRD DAY

MONDAY, DECEMBER 15th, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:—

Reports of The Municipal Advisory Committee on the Proposed Parkway Belt West Plan, July, 1975 and The Parkway Belt West Interested Groups and Residents Advisory Committee, March, 1975 (No. 41).

The following Bill was introduced and read the first time:-

Bill 48, An Act to amend The Municipal Act. Mr. McKeough.

The House resolved itself into a Committee to consider a certain Bill,

THE EVENING SITTING

8.00 O'CLOCK P.M.

and, after some time Mr. Speaker resumed the Chair, and the Chairman reported progress on Bill 20, An Act to provide for the Review of Rents in respect of Residential Premises.

The House then adjourned at 10.30 p.m.

THIRTY-FOURTH DAY

TUESDAY, DECEMBER 16TH, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:—

Report of the Executive Co-ordinator of Women's Programs on the Status of Women Crown Employees in Ontario, 1974-75 (No. 42).

The following Bills were introduced and read the first time:—

Bill 49, An Act to Prohibit Greyhound Racing. Mr. Gaunt.

Bill 50, An Act to amend The Consumer Protection Act. Mr. Roy.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 20, An Act to provide for the Review of Rents in respect of Residential Premises.

Ordered, That the Report be now received and adopted.

The following Bills were read the second time:-

Bill 41, An Act to amend The Planning Act. Ordered for Committee of the Whole House.

Bill 42, An Act to amend The Conveyancing and Law of Property Act. Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider certain Bills.

THE EVENING SITTING

8.00 O'CLOCK P.M.

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment:—

Bill 42, An Act to amend The Conveyancing and Law of Property Act.

Also that the Committee had directed him to report the following Bill with a certain amendment:—

Bill 41, An Act to amend The Planning Act.

And progress on Bill 26, An Act to amend The Landlord and Tenant Act.

Ordered, That the Report be now received and adopted.

Two matters were debated on the motion to adjourn and the House then adjourned at 10.45 p.m.

THIRTY-FIFTH DAY

WEDNESDAY, DECEMBER 17th, 1975

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Drinking-Driving in the Province of Ontario:—

A Review of "Check Stop" and the 24 Hour Licence Suspension (No. 43).

Radiation Levels in St. Mary's Separate School, Port Hope (No. 44).

Annual Report of the McMichael Canadian Collection, 1974-75 (No. 45).

Annual Report of the Ministry of Education, 1974-75 (No. 46).

On motion by Mr. Welch,

Ordered, That, on Thursday, December 18th, the House will meet at 10.00 a.m. with a luncheon interval from 12.30 until 2.00 p.m. at which time the routine proceedings will be called.

The following Bill was introduced and read the first time:—

Bill 51, An Act to limit Mill Rate Increases. Mr. Eaton.

Answers were Tabled to Questions Nos. 1, 18, 19, 23, 24 and 30 (See Hansard).

Return was Tabled to Question No. 20 (Sessional Paper No. 47).

The following Bill was read the second time:-

Bill 48, An Act to amend The Municipal Act. Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill:-

After some time Mr. Speaker resumed the Chair, and the Chairman

reported, That the Committee had directed him to report the following Bill without amendment:—

Bill 48, An Act to amend The Municipal Act.

Ordered, That the Report be now received and adopted.

The Order of the Day for consideration of the December 12th Interim Report of the Select Committee inquiring into Hydro's proposed bulk power rates having been read, and a debate arising, after some time, the motion for the adoption of the Report was carried.

The House resolved itself into a Committee to consider certain Bills.

THE EVENING SITTING

8.00 O'CLOCK P.M.

After some time Mr. Speaker resumed the Chair, and the Chairman reported progress on the following Bills:—

Bill 5, An Act to regulate Holiday Closings for Retail Establishments.

Bill 26, An Act to amend The Landlord and Tenant Act.

Ordered, That the Report be now received and adopted.

The House then adjourned at 10.50 p.m.

THIRTY-SIXTH DAY

THURSDAY, DECEMBER 18th, 1975

PRAYERS

10.00 O'CLOCK A.M.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Laughren,

Ordered, That the debate be adjourned.

THE AFTERNOON SITTING

2.00 O'CLOCK P.M.

Ministers' Statements and Question Period to 3.16 p.m.

The following Sessional Papers were tabled:—

Ontario Energy Corporation Annual Report Period ended March 31, 1975 (No. 48).

Return to Question No. 9 respecting purchases of properties on Hamilton Beach by the Ministry of Transportation and Communications (No. 49).

On motion by Mr. Welch,

Ordered, That, the following substitutions be made on the Select Committee considering Proposed Hydro Rate Increases: Mr. Reed (Halton-Burlington) for Mr. Bullbrook, Mr. Eakins for Mr. Peterson, and Mr. Lane for Mr. Maeck.

The House resolved itself into a Committee to consider certain Bills:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bills with certain amendments:—

Bill 5, An Act to regulate Holiday Closings for Retail Businesses.

Bill 26, An Act to amend The Landlord and Tenant Act.

Ordered, That the Report be now received and adopted.

The Order of the Day for Consideration of the December 4th Interim Report of the Select Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature having been read, and a debate arising, after some time, the motion for the adoption of the Report was carried.

The following Bills were read the third time and were passed:—

Bill 5, An Act to regulate Holiday Closings for Retail Businesses.

Bill 20, An Act to provide for the Review of Rents in respect of Residential Premises.

Bill 26, An Act to amend The Landlord and Tenant Act.

Bill 41, An Act to amend The Planning Act.

Bill 42, An Act to amend The Conveyancing and Law of Property Act.

Bill 48, An Act to amend The Municipal Act.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, the amendment, as follows:—

That the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor now before the House be amended by adding thereto the following words:—

But this House regrets the failure of the Government to accept its responsibility to provide for the direct administration of Federal Wage and Price Controls.

having been put, was lost on the following division:-

AYES

Breithaupt
Bullbrook
Campbell
Conway
Cunningham
Eakins
Edighoffer
Ferris
Gaunt
Good
Haggerty

Hall
Kerrio
Mancini
McKessock
Miller
(Haldimand-Norfolk)
Newman
(Windsor Walkerville)
Nixon
Peterson
Reed
(Halton-Burlington)

Reid
(Rainy River)
Riddell
Ruston
Smith
(Nipissing)
Spence
Stong
Sweeney
Worton—28.

NAYS

Angus Auld Bain Belanger Bernier Birch Bounsall Breaugh Brunelle Burr Davidson (Cambridge) Davis Davison (Hamilton Centre) Deans di Santo Drea Eaton Evans Ferrier

Henderson Hodgson Irvine Iohnson (Wellington-Dufferin-Peel) Jones Kennedy Kerr Lane Laughren Leluk Lewis Lupusella MacBeth MacDonald Mackenzie Maeck Makarchuk Martel McCague McClellan McKeough McMurtry McNeil Meen

Newman
(Durham North)
Norton
Parrott
Philip
Renwick
Rhodes
Rollins
Samis
Sandeman
Scrivener
Smith
(Simcoe East)
Smith
(Hamilton Mountain)

Morrow

Snow
Stephenson
Stokes
Swart
Taylor
Timbrell
Warner
Welch
Wells
Williams
Wiseman
Young
Ziemba—78

The main motion, having then been put, was declared carried,

Miller

(Muskoka)

Moffatt

And it was.

Foulds

Germa

Gigantes Godfrev

Grande

Gregory

Grossman

Resolved, That an humble Address be presented to the Honourable the Lieutenant Governor of the Province of Ontario, as follows:—

To the Honourable Pauline M. McGibbon, O.C., B.A., LL.D., D.U. (Ott.), B.A.A. (Theatre), Lieutenant Governor of Ontario.

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, beg leave to thank Your Honour for the gracious Speech Your Honour has addressed to us.

Ordered, That the Address be engrossed and presented to the Honourable the Lieutenant Governor by those Members of this House who are Members of the Executive Council.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 2, An Act to amend The Highway Traffic Act.

Bill 3, An Act to amend The Public Commercial Vehicles Act.

Bill 4, An Act to amend The Ontario Energy Board Act.

Bill 5, An Act to regulate Holiday Closings for Retail Businesses.

Bill 6, An Act to amend The Development Corporations Act, 1973.

Bill 7, An Act to amend The Municipal Act.

Bill 20, An Act to provide for the Review of Rents in respect of Residential Premises.

Bill 26, An Act to amend The Landlord and Tenant Act.

Bill 27, An Act to amend The Highway Traffic Act.

Bill 34, An Act to amend The Motorized Snow Vehicles Act, 1974.

Bill 37, An Act to amend The Income Tax Act.

Bill 39, An Act to amend The Liquor Licence Act, 1975.

Bill 41, An Act to amend The Planning Act.

Bill 42, An Act to amend The Conveyancing and Law of Property Act.

Bill 48, An Act to amend The Municipal Act."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills."

Mr. Speaker then said:-

MAY IT PLEASE YOUR HONOUR:

We, Her Majesty's most dutiful and faithful subjects, the Legislative Assembly of the Province of Ontario, in Session assembled, approach Your Honour with sentiments of unfeigned devotion and loyalty to Her Majesty's person and Government, and humbly beg to present for Your Honour's acceptance a Bill intituled, "An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1976."

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

"The Honourable the Lieutenant Governor doth thank Her Majesty's dutiful and loyal Subjects, accept their benevolence and assent to this Bill in Her Majesty's name."

The Honourable the Lieutenant Governor was then pleased to deliver the following gracious speech:—

Mr. Speaker and Members of the Legislative Assembly:

I am pleased to address you at the close of this First Session of the 30th Parliament of Ontario.

The Government's business has embraced the establishment of a framework for Ontario's participation in the national anti-inflation program over the next two years, as well as the enactment of legislative items of pressing importance.

The Ontario position on Canada's anti-inflation program was enunciated in the Legislature on October 30th. Ontario has elected to place its public sector under the direct authority of the Federal Anti-inflation Board as the only way to ensure that the guidelines are uniformly applied throughout Canada.

Ministers of Government have been holding discussions with leaders of the various sectors of the economy to seek their co-operation in adhering to the principles of the anti-inflation program. In the new year, similar discussions will take place with local government authorities and school board officials throughout the province.

The Province of Ontario is itself committed to making further economies in the crucial area of government spending and has announced major initiatives to help achieve this. They cover:

- reduced borrowing of funds by Ontario Hydro,
- extension of the present freeze on public service complement,
- freezing salaries of senior civil servants to the end of 1976,

- placing limits on provincial assistance to local governments,

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— and adoption of a provincial expenditure growth target of 10% for 1976-77.

At the same time, Provincial grant limits for 1976-77 have already been announced to give the various public agencies and institutions adequate time to prepare their budgets accordingly.

In the past year, Ontario's economy felt the effects of the continuing international economic recession. While conditions improved toward the end of the year, real growth will this year be slightly lower than the level for 1974.

Output in Ontario manufacturing industries was hurt by two main factors: a slowdown in housing construction throughout the country affected the production of durable goods in Ontario; and the province's automobile industry was harmed by poor American demand.

Over 111,000 new jobs have been created in Ontario since January 1975. However, because of significant increases in the size of the labour force, growth in employment has not kept pace with the number of people seeking jobs. Young people and women in particular have had difficulty finding employment.

Ontario looks ahead to improved economic performance to help create more new employment. Ontario and Canada look to the national program of wage and price restraints to moderate inflation. The Government's appeal cannot be too strongly emphasized nor too often repeated that all Ontarians are urged to do their part to help make the national anti-inflation effort a success.

It continues to be the policy of the Government to encourage public reviews of matters of vital public import. During this Session, two such key issues were referred to Select Committees of the Legislature: Ontario Hydro's proposals for increases in bulk power rates next year, and the question of rent review.

In the first instance, the requirements and interests of industrial customers, municipal utilities, the general public and Ontario Hydro itself have been fully taken into account. All parties concerned can be reassured that a final decision will have been based on proper consideration of all the issues.

Similarly, the work of the Select Committee on Rent Reviews and Tenant Security has made a notable contribution to the enactment of legislation which, while aimed primarily at ensuring fair treatment of tenants who may face unreasonable rent increases, has sought to achieve an accommodation that is equitable to both tenant and landlord.

In other legislation, an amendment to the Assessment Act will bring some relief to owners of high-rise condominium or co-operative apartments through lower assessments and resulting lower property taxes.

Guidelines issued last month to the Ontario credit-rating industry established a code of reference aimed at providing women equality of access to credit.

Effective January 1, 1976, Ontario will become the first province in Canada to require mandatory use of automobile seat belts. It is greatly expected that this measure, together with new lower speed limits, will save on Ontario's energy consumption bill, on the Province's hospital and medical care costs and, most important, will save many Ontarians from injury or death on our highways in the years ahead.

The swearing-in of Ontario's first Ombudsman on October 30th added an honoured democratic tradition to the administration of government in the province. Ontario proudly joins seven other Canadian provinces in the establishment of this office which will provide greater protection than ever before for the individual rights of all Ontario residents in relation to the Government.

The fifth report of the Ontario Commission on the Legislature, published this fall, concluded a task set by unanimous agreement of the Members of this House three years ago. It remains of the highest importance that the processes of the Assembly be in keeping with the times if this body is to serve the people of Ontario in the best way possible. Several recommendations in the earlier reports have been implemented and a Select Committee has been considering the final document. On your behalf, I wish to thank the Commissioners for their unfailing efforts in carrying out this assignment.

On November 20, the report of the Government's Special Program Review Committee was tabled, the result of a 6-month examination of provincial expenditures. The overall objective is to achieve improved productivity in government and restrain the growth of government spending.

While it is patently clear that government spending in Ontario must be restrained, it is also the responsibility of the Government to continue to provide the services that people need. The Government is hopeful that internal efficiency measures using existing human and physical resources, and expansionary initiatives in the private sector can together achieve a better balance in providing for the needs of the people of Ontario. The Committee's 184 recommendations have potential consequences for all Ontarians, and public response to the report is sought prior to the Government's determination of implementation decisions.

Honourable Members, I thank you, in our Sovereign's name, for your diligence in the performance of your duties, and for the many accomplishments of this relatively short Session.

In declaring the Session prorogued, I wish to join with you in expressing Season's Greetings to all the people of Ontario, and I pray that you will have a safe and enjoyable holiday with your families and friends.

God bless the Queen and Canada.

The Government House Leader then said:—

Mr. Speaker and Members of the Legislative Assembly:

It is the will and pleasure of the Honourable the Lieutenant Governor that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.

6.55 p.m.





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JOURNALS

OF THE

LEGISLATIVE ASSEMBLY

OF THE

PROVINCE OF ONTARIO 2nd Session — 30th Parliament

FIRST DAY

THURSDAY, JANUARY 15TH, 1976

PROCLAMATION

(Great Seal of Ontario)

PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To Our Faithful the Members elected to serve in the Legislative Assembly of Our Province of Ontario and to every of you,—

GREETING:

JOHN P. MACBETH
Acting Attorney General

WHEREAS it is expedient for the purpose of enacting Acting Attorney General

Legislation to restore full programs in secondary schools in Metropolitan Toronto to convene the Legislative Assembly of Our Province of Ontario, WE DO WILL that you and each of you and all others in this behalf interested, on Thursday, the fifteenth day of January now next at 10.00 o'clock in the forenoon, at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. McGIBBON, An Officer of the Order of Canada, Doctor of Laws, Doctor of University (Ottawa), Bachelor of Applied Arts (Theatre),

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twelfth day of January in the year of Our Lord one thousand nine hundred and seventy-six and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

Thursday, the fifteenth day of January, 1976, being the first day of the Second Session of the Thirtieth Parliament of the Province of Ontario for the Despatch of Business pursuant to a Proclamation of the Honourable Pauline M. McGibbon, O.C., B.A., LL.D., D.U. (Ott.), B.A.A. (Theatre), Lieutenant Governor of the Province.

10.00 O'CLOCK A.M.

And the House having met,

The Honourable the Lieutenant Governor then entered the House and, being seated on the Throne, was pleased to open the Session by the following gracious speech:—

Mr. Speaker and Members of the Legislative Assembly of Ontario:

This Second Session of the Thirtieth Parliament of Ontario has been called to deal with a matter of great immediacy.

You will be asked to consider legislation to bring about a settlement of the dispute between the Ontario Secondary School Teachers' Federation and the Metropolitan Toronto School Boards and to end the long and continuing teachers' strike.

May Divine Providence attend your deliberations.

Her Honour was then pleased to retire.

PRAYERS

10.02 O'CLOCK A.M.

Mr. Speaker then reported,

That, to prevent mistakes, he had obtained a copy of Her Honour's Speech, which he would read. (Reading dispensed with).

The following Bill was introduced and read the first time:-

Bill 1, An Act respecting the Metropolitan Toronto Boards of Education and Teachers Disputes. Mr. Wells.

On motion by Mr. Welch,

Ordered, That, as the Legislature has been convened in this special Session for the purpose of considering only that matter which has been laid before you in the Address of the Honourable, the Lieutenant Governor, the House hereby resolves to dispense with the customary address in reply to the Speech from the Throne and the formal debate thereon as the subject matter of the Speech may be debated during the consideration of the legislation submitted to the House.

The Order of the Day for Second Reading of Bill 1, An Act respecting the Metropolitan Toronto Boards of Education and Teachers Disputes, having been read,

Mr. Wells moved, That the Bill be now read a second time,

And a debate arising, after some time,

Mr. Lewis moved, seconded by Mr. Deans, That Bill 1 be not now read a second time but that it be read a second time one hour hence, and that it now be referred back to have incorporated therein the following amendments:

Section 1

1(a) be deleted and all subsequent clauses of section 1 be renumbered.

Section 2

subsection 2 to be deleted and the following substituted therefor:

During the period from and including the first Monday after the day this Act comes into force until an agreement as defined under the School Boards' and Teachers' Collective Negotiations Act 1975 comes into effect, no teacher shall take part in a strike against a Board of Education, and no Board of Education shall lock out a teacher.

Section 3

Subsections 1, 2, 3, 5 and 6 to be deleted.

Subsection 4 to be amended to read as follows:

The parties shall each give written notice to the Minister of Education within seven days after the day this Act comes into force, setting

out all the matters the parties have agreed upon for inclusion in an agreement and the matters remaining in dispute between the parties, and the notice shall be deemed to be notice to the Commission, and thereafter except as provided in section 57 of the School Boards' and Teachers' Collective Negotiations Act 1975, a party shall not withdraw from the negotiations hereinafter provided for.

Section 4

Subsections 1 and 2 to be deleted and the following to be substituted therefor:

Subsection 1. The terms and conditions offered by the Boards to the teachers on December 20, 1975 to be implemented on an interim basis.

Subsection 2. The parties involved are instructed to resume forthwith negotiations in good faith in order to resolve all matters remaining in dispute.

The debate continued, and after some time, was adjourned.

THE AFTERNOON SITTING

2.00 O'CLOCK P.M.

Question Period to 2.50 P.M.

The debate on the amendment to the motion for Second Reading of Bill 1 was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

And after some time, was again adjourned.

The House then adjourned at 10.30 p.m.

SECOND DAY

FRIDAY, JANUARY 16TH, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Papers were tabled:-

49th Report of the Liquor Control Board of Ontario, April 1st, 1974 to March 31st, 1975 (No. 1).

Annual Report of the Ministry of Transportation and Communications for the fiscal year ending March 31st, 1975 (No. 2).

Debate on the amendment to the motion for Second Reading of Bill 1, An Act respecting the Metropolitan Toronto Boards of Education and Teachers Disputes was resumed,

And after some time, Mr. Speaker put the Question:-

"Shall the bill be NOW read a second time" which was decided in the affirmative on the following division:—

AYES

Henderson

Hodgson

Auld Belanger Bernier Birch Brunelle Campbell Conway Cunningham Davis Drea Eakins Eaton Edighoffer Evans Ferris Gaunt Givens Good Gregory Grossman Haggerty Hall

Handleman

Irvine Johnson (Wellington-Dufferin-Peel) Iohnston (St. Catharines) Jones Kennedy Kerr Kerrio Lane Leluk MacBeth Maeck Mancini McCague McEwen McKeough McMurtry McNeil Meen

Miller (Haldimand-Norfolk) Miller (Muskoka) Morrow Newman (Durham North) Newman (Windsor Walkerville) Nixon Norton Parrott Peterson Reed (Halton-Burlington) Reid (Rainy River) Rhodes

Riddell

Ruston

Shore

Singer

Scrivener

Ayes—Continued

Smith
(Hamilton Mountain)
Smith
(Nipissing)
Smith

(Hamilton West)

Snow
Spence
Stephenson
Stong
Sweeney
Taylor

Timbrell
Villeneuve
Welch
Wells
Williams
Vakabuski—75

NAYS

Angus
Bain
Bounsall
Breaugh
Bryden
Burr
Cassidy
Davidson
(Cambridge)
Davison
(Hamilton Centre)

Deans

Foulds
Germa
Gigantes
Godfrey
Grande
Laughren
Lewis
Lupusella
MacDonald
Mackenzie
Makarchuk

Martel
McClellan
Moffat
Philip
Renwick
Samis
Sandeman
Swart
Warner
Wildman
Ziemba—32.

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill.

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 1, An Act respecting the Metropolitan Toronto Boards of Education and Teachers Disputes.

Ordered, That the Report be now received and adopted.

The following Bill was read the third time and passed:—

Bill 1, An Act respecting the Metropolitan Toronto Boards of Education and Teachers Disputes.

By unanimous consent the following Bill was introduced and read the first time:—

Bill 2, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session). Mr. Rhodes.

The following Bill was read the second time:—

Bill 2, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session). Ordered for Third Reading.

The following Bill was read the third time and was passed:—

Bill 2, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session).

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:-

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 1, An Act respecting the Metropolitan Toronto Boards of Education and Teachers Disputes.

Bill 2, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session)."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills."

The Honourable the Lieutenant Governor was then pleased to deliver the following gracious speech:—

Mr. Speaker and Members of the Legislative Assembly of Ontario:

It is now my duty to prorogue the Second Session of the Thirtieth Parliament of Ontario, during which you have passed legislation to settle the dispute between the Ontario Secondary School Teachers' Federation and the Metropolitan Toronto School Boards.

In our Sovereign's name, I thank you.

The Government House Leader then said:-

Mr. Speaker and Members of the Legislative Assembly:

It is the will and pleasure of the Honourable the Lieutenant Governor that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.

3.02 p.m.

2 PN 2 T53







OF THE



Legislative Assembly

OF THE

PROVINCE OF ONTARIO

Third Session of the Thirtieth Parliament of Ontario

SECOND SESSION 1976









JOURNALS

OF THE

Legislative Assembly

OF THE

PROVINCE OF ONTARIO

From 9th of March to 18th of March, 1976 Both Days Inclusive

and from 29th of March to 14th of April, 1976 Both Days Inclusive

and from 20th of April to 22nd of June, 1976 Both Days Inclusive

and from 13th of July to 15th of July, 1976
Both Days Inclusive

and from 26th of October to 16th of December, 1976 Both Days Inclusive

BEING THE

Third Session of the Thirtieth Parliament of Ontario

2ND SESSION 1976

Printed by Order of the Legislative Assembly

VOL. CX (Part 2)



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OF THE

LEGISLATIVE ASSEMBLY

OF THE

PROVINCE OF ONTARIO

3rd Session — 30th Parliament

FIRST DAY

TUESDAY, MARCH 9TH, 1976

PROCLAMATION

(Great Seal of Ontario)

PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To Our Faithful the Members elected to serve in the Legislative Assembly of Our Province of Ontario and to every of you,—

GREETING:

ROY McMurtry Attorney General WHEREAS it is expedient for certain causes and Attorney General considerations to convene the Legislative Assembly of Our Province of Ontario, WE DO WILL that you and each of you and all others in this behalf interested, on Tuesday, the ninth day of March now next, at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. McGIBBON, An Officer of the Order of Canada, Doctor of Laws, Doctor of University (Ottawa), Bachelor of Applied Arts (Theatre),

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this fourth day of March in the year of Our Lord one thousand nine hundred and seventy-six and in the twenty-fifth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

Tuesday, the ninth day of March, 1976, being the first day of the Third Session of the Thirtieth Parliament of the Province of Ontario for the Despatch of Business pursuant to a Proclamation of the Honourable Pauline M. McGibbon, O.C., B.A., LL.D., D.U. (Ott.), B.A.A. (Theatre), Lieutenant Governor of the Province.

3.00 O'CLOCK P.M.

And the House having met,

The Honourable the Lieutenant Governor then entered the House and, being seated on the Throne, was pleased to open the Session by the following gracious speech:—

Mr. Speaker and Members of the Legislative Assembly of Ontario:

Au nom de notre souveraine, je vous souhaite la bienvenue à l'ouverture de la troisième session de la trentième Législature de l'Ontario.

I welcome you, in our Sovereign's name, to the opening of the Third Session of the Thirtieth Parliament of Ontario.

This Legislature is called into Session at a time of optimism about Ontario's ability to maintain the quality of life of its citizens, and a time of careful evaluation of the opportunities open to the Province. Our province today faces some critical economic realities. The economic vitality and protection of its people require, as never before, a capacity to make choices and set priorities. In recognizing this, the Government of Ontario has supported and will continue to play its full role in the national anti-inflation program, as part of its greater commitment to protect the well-being of millions of citizens.

My Government has no illusions about the capacity of the national antiinflation program to perform without flaw or inequity. Continuing discussions relating to appeal procedures and the general performance of the Anti-Inflation Board will be pursued through the spring. Profit restrictions and wage limitations imposed on the public should be reflected in similar limitations on government spending at all levels.

For its part, Ontario will continue to curtail its costs and to reorder its priorities in the provincial and national interest, in the hope that other governments and the private sector will be encouraged in the battle against inflation.

Such restraint will allow consolidation and security of essential services in Ontario. We now enjoy one of the finest and most complete social service systems in the world. To maintain and preserve what Ontarians have worked to achieve in this field, it is necessary to streamline government programs regularly to prune out redundancies or waste that might arise.

The Province's financial commitment to health, education, social and municipal programs will not be reduced. The 1976 Ontario budget to be introduced by the Treasurer on April 6 will indicate that the Province will be spending more on all these services than ever before. Needed constraints are being applied in certain areas so that essential services may continue to be provided with adequate funds and, where necessary, be permitted to expand.

We must face the fact that government spending at all levels is a major cause of inflation. It is a time for the Government, for the Legislature, for agencies receiving public funds and for the people to reassess programs and define priorities in terms of needs rather than wants.

This year, the increase in provincial funds transferred to the municipal sector will be 8% over the amount transferred last year. Municipalities and school boards will be responsible for ordering their priorities, with a view to an acceptable municipal tax load, municipal services and local needs.

The challenge in the years ahead will be to preserve the quality of the social and material environment that has been created. My Government believes this can best be done by maintaining a healthy climate for free enterprise which, in turn, will provide the capital investment and the new job opportunities that are needed. Employment security is the only real income security a free society can afford for the vast majority of its citizens.

By limiting government activity to essential services, vital capital and manpower will be available for a more productive and buoyant economy. Unnecessary expansion of colleges, universities, schools, hospitals and other major capital projects will be curtailed wherever possible. Highway construction not yet commenced will be limited to the most essential work.

A strong economy will require the co-operation of labour and the private sector to protect our standard of living, employment levels and international competitiveness. Specific foreign trade initiatives, aimed at exporting complete large-scale development projects, will be pursued through overseas trade programs with a view to generating jobs in Ontario.

There are few problems more urgent than dispute resolution in the labour relations field. The Ministry of Labour will intensify its examination of the collective bargaining process with the aim of recommending substantive changes to reduce the incidence of industrial conflict.

Legislation will be introduced to provide that public funds which are not spent because of strikes by school board employees will be returned to the public through reduction of local taxes.

My Government is aware of its responsibility to ensure that those who are in genuine need receive social assistance. On the other hand, those who have alternatives to assistance must utilize them to contribute to their own well-being. People who have opportunities for employment, whether part-time, seasonal or full-time, will be required to take advantage of those options and, in fact, seek them. A system will also be initiated to provide recipients of financial assistance more active help in locating employment.

The Government believes that universal accessibility for all citizens of Ontario to an efficient and technologically superior health care system is a critical priority for the taxpayer. The Ministry of Health will therefore concentrate on improving the provincial health system to maintain the highest levels of health care while at the same time making it as cost-effective as possible. Savings will be achieved, affecting three to four per cent of the total present hospital service capacity in the province, by reducing the total number of beds, and by amalgamation of services among hospitals in the same area.

There will be no reduction in nursing home beds. The budget for ambulance programs and research will be maintained with no reduction. Community mental health programs for children and adults, public health units and home care programs will continue to receive strong support. Occupational health services will receive top priority.

My Government gives the assurance that all essential health care needs of the people of this province will be met. It must be emphasized that the constraints being implemented are cost-effective measures. The overall results will allow health resources to be used more effectively for the benefit of all who need them.

The long-term security of Ontario depends in great measure on the protection of our agricultural production. To this end, in support of an overall effort to achieve a national plan for the farming community, provincial legislation will be introduced to establish a voluntary farm income stabilization plan.

To strengthen consumer price measurement and assist in the overall assessment of the national anti-inflation program, the role of the Ontario Food Council will be expanded in its research and public information functions.

Stricter meat inspection and improved livestock and poultry protection will be enforced.

Ontario will seek reciprocal safeguards for agricultural products in negotiations with the Government of Canada prior to the international discussions

on the General Agreement on Tariffs and Trade. As well, marketing activities in overseas trade missions will be promoted through the Ontario Food Council.

5

You will be asked to support development goals for increased productivity of agricultural lands, and the use of less productive land wherever possible for more housing development.

The Government will propose changes to The Mining Tax Act which, by altering the tax treatment of exploration expenses, will make exploration as attractive in years of low metal prices as in boom times. Exploration activity is vital to the mining industry, which has been a stable contributor to the economy of Northern Ontario for more than 30 years and has maintained an employment level of 50,000 people.

The Government will seek the support of the House for a program of legislation to improve the administration of justice in Ontario. The judiciary will be expanded to meet the backlog of cases in all levels of courts. A Blind Persons' Rights Act will entrench in law rights for blind members of the community. Reforms in estates law will include revisions concerning the rights of children and spouses in property matters.

A New Home Warranties Act will make provision for registration of home builders and administration of a warranty plan to protect home buyers from builder defaults and poor workmanship.

A study of the rise in alcohol-related driving offences, particularly by young people, is now under way, and will be completed during this Session. Based on information received through public forums and expert advice, a series of initiatives will be proposed to respond to this problem. The overall question of highway safety, accident prevention and driver education will be referred to a Select Committee of the Legislature, for preparation of legislative recommendations to the Assembly.

The prospect of energy supply shortages and price increases is a continuing concern. The Government will maintain its policy of protecting the consuming public and industrial users in Ontario from energy shortages, while making every effort, short of subsidization, to cushion the effects of higher energy prices. It is my Government's intention to represent strongly the interests of the consuming public and the industrial sector of Ontario in discussions with the Federal Government and other Provinces.

A program to upgrade insulation and energy conservation features in public buildings will be initiated in provincial buildings, hospitals and educational facilities. New buildings will be subject to higher thermal performance standards. This will establish a base for co-operation with the private sector to stimulate further energy savings.

The capacity of Ontario's economy to grow through the vitality of the private sector must be protected. This will generate the wealth that is necessary to ensure economic opportunity and employment security for all Ontarians, while maintaining government services in the fields of justice, health and education and social programs.

My Government seeks the support of all Members of the Legislature in guiding Ontario evenly through challenging economic times. Responsible, purposeful and limited government, aimed at increasing productivity, achieving economic stability and avoiding economic risks or hardship for the individual citizen, is the key to a brighter, secure and more promising future for all citizens of Ontario.

Honourable Members, as you begin this new Session, I wish you well in carrying out these and other important and demanding duties in the service of Ontario and its people.

God Bless the Queen and Canada.

Her Honour was then pleased to retire.

PRAYERS

3.25 O'CLOCK P.M.

Mr. Speaker then reported,

That, to prevent mistakes, he had obtained a copy of Her Honour's Speech, which he would read. (Reading dispensed with).

The following Bill was introduced and read the first time:-

Bill 1, An Act to amend The Arbitrations Act. Mr. McMurtry.

On motion by Mr. Welch,

Ordered, That the Speech of the Honourable the Lieutenant Governor to this House be taken into consideration on Thursday next.

The House then adjourned at 3.40 p.m.

SECOND DAY

WEDNESDAY, MARCH 10TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Welch delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by her own hand, and the said message was read by Mr. Speaker and is as follows:—

PAULINE M. McGIBBON

The Lieutenant Governor transmits Supplementary Estimates of certain additional sums required for the services of the Province for the year ending the 31st March, 1976 and recommends them to the Legislative Assembly.

Toronto, 10th March, 1976.

(Sessional Paper No. 3-Volume 1.)

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying the same, be referred to the Committee of Supply.

The following Sessional Papers were tabled:-

Report of the Commission on Election Contributions and Expenses (No. 5).

Returns from the by-elections in the electoral districts of Huron and St. George on March 15, 1973, in the electoral district of Stormont on October 17, 1974, and in the electoral district of Carleton East on November 7, 1974, and the General Election on September 18, 1975. (No. 6).

Annual Report of the Ministry of Housing, 1974/75. (No. 7).

On motion by Mr. Welch,

Ordered, That, the Standing Committees of the House for the present Session be appointed as follows:

- (1) Procedural Affairs Committee
- (2) Administration of Justice Committee

Committees (1) and (2) combined under the Chairmanship of the Chairman of the Administration of Justice Committee will function as the Private Bills Committee.

- (3) Social Development Committee
- (4) Resources Development Committee
- (5) Miscellaneous Estimates Committee
- (6) Public Accounts Committee
- (7) Regulations Committee

Which said Committees shall severally be empowered to examine and enquire into all such matters and things as may be referred to them by the House, provided that all Boards and Commissions are hereby referred to Committees numbers 1 to 4 in accordance with the policy areas indicated by the titles of the said Committees; Public Accounts for the last fiscal year are hereby referred to the Public Accounts Committee and all Regulations to the Regulations Committee.

All Standing Committees shall report from time to time their observations and opinions on the matters referred to them, with power to send for persons, papers and records.

That there be no duplication of membership among any Committees numbers 1 to 4 inclusive, or between Committees numbers 5 to 7 inclusive.

That substitution be permitted on any Committee provided that notice of the substitution is given to the Chairman of the Committee prior to the commencement of the meeting.

On motion by Mr. Welch,

Ordered, That, a Select Committee of twelve Members be appointed to prepare and report with all convenient despatch a list of Members to compose the Standing Committees ordered by the House, such Committee to be composed as follows:

Mr. Villeneuve (Chairman), Messrs. Belanger, Germa, Good, Hall, Hodgson, Lane, Lawlor, Makarchuk, McNeil, Moffatt and Worton.

The following Bills were introduced and read the first time:-

Bill 2, An Act respecting The Kirkland Lake Board of Education and Teachers Dispute. *Mr. Wells*.

Bill 3, An Act to amend The Representation Act, 1975. Mr. Welch.

Bill 4, An Act to amend The Public Commercial Vehicles Act. Mr. Snow.

Bill 5, An Act respecting Members of Commodity Boards. Mr. Newman (Durham North).

Bill 6, An Act to amend The Drainage Act, 1975. Mr. Newman (Durham North).

Bill 7, An Act to amend The Territorial Division Act. Mr. McKeough.

Bill 8, An Act to amend The Local Improvement Act. Mr. McKeough.

Bill 9, An Act to amend The Niagara Escarpment Planning and Development Act, 1973. Mr. McKeough.

Bill 10, An Act to amend The Gift Tax Act, 1972. Mr. Meen.

Bill 11, An Act to amend The Income Tax Act. Mr. Meen.

Bill 12, An Act to repeal The Emergency Measures Act. Mr. MacBeth.

Bill 13, An Act to provide for Certain Rights for Blind Persons. Mr. McMurtry.

Bill 14, An Act to amend The County Judges Act. Mr. McMurtry.

Bill 15, An Act to amend The Judicature Act. Mr. McMurtry.

Bill 16, An Act to amend The Evidence Act. Mr. McMurtry.

Bill 17, An Act to amend The Surrogate Courts Act. Mr. McMurtry.

Bill 18, An Act to amend The Public Authorities Protection Act. Mr. McMurtry.

Bill 19, An Act to amend The Ontario Lottery Corporation Act, 1974. Mr. Burr.

Before the Orders of the Day, Mr. Speaker delivered the following statement:—

I wish to inform the House of an unfortunate incident which occurred during the interval between Sessions. On January 20 at approximately four o'clock in the morning a fire broke out in a vault in the office area of the Clerk of the House. Primary investigation by the Fire Marshal indicated that the cause of the fire was a non-thermally protected ballast in a fluorescent light fixture. However, subsequent laboratory examination has not been able to pinpoint the cause of the fire. Considerable damage was done to some of the records of the House, principally from 1968. However, I am happy to report to the House that provincial archives personnel report that the majority of the documents lost will be replaceable.

Because of the time required for electrical and construction work to be carried out in the fire area, Members may experience some delay in obtaining copies of documents they would normally receive from Room 110. However, the Clerk of the House has assured me that every effort will be made to maintain the usual service.

I am sure that Members of the House would want me to express their gratitude to the City of Toronto Fire Department, personnel of the Ontario Government Protection Service, the Ontario Fire Marshal's office, the Ministry of Government Service and, particularly, to the conservation staff of the Provincial Archives who are continuing to work diligently on the restoration of the Sessional Papers of this House. It was through the diligence of Patrol Superintendent George Sloan of the Protective Service that this building escaped more serious damage which could indeed have been disasterous.

On motion by Mr. Welch,

Ordered, That, this House will now resolve itself into the Committee of Supply.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Health.

and after some time,

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

THIRD DAY

THURSDAY, MARCH 11TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Villeneuve, from the Select Committee appointed to prepare the lists of Members to compose the Standing Committees of the House, presented the Committee's report which was read as follows and adopted:—

Your Committee recommends that the lists of Standing Committees ordered by the House be composed of the following Members:—

1. PROCEDURAL AFFAIRS COMMITTEE

Davidson (Cambridge), Givens, Henderson, Johnston (St. Catharines), Lupusella, McCague, McEwan, Newman, (Windsor-Walkerville), Nixon, Philip, Rollins, Smith (Simcoe East), Wildman—13.

2. Administration of Justice Committee

Breaugh, Drea, Gregory, Kennedy, Lawlor, Leluk, Moffatt, Norton, Renwick, Roy, Sandeman, Singer, Stong—13.

3. Social Development Committee

Belanger, Dukszta, Eaton, Ferris, Foulds, Grossman, Jones, Kerrio, Maeck, McClellan, Sweeney, Villeneuve, Warner—13.

4. RESOURCES DEVELOPMENT COMMITTEE

Bain, Bullbrook, Cunningham, Evans, Gigantes, Johnson (Wellington-Dufferin-Peel), Lane, Laughren, McNeil, Riddell, Samis, Williams, Yakabuski —13.

5. Public Accounts Committee

Angus, Ferrier, Germa, Grossman, Hall, Hodgson, Mackenzie, McNeil, Peterson, Sargent, Williams, Wiseman, Ziemba—13.

6. REGULATIONS COMMITTEE

Belanger, Bounsall, Conway, Davison (Hamilton Centre), di Santo, Johnson (Wellington-Dufferin-Peel), Johnston (St. Catharines), Maeck, Miller (Haldimand-Norfolk), Morrow, O'Neil, Ruston, Young—13.

7. MISCELLANEOUS ESTIMATES COMMITTEE

Bryden, Cassidy, Drea, Edighoffer, Evans, Grande, Gregory, Lane, Mancini, McCague, McKessock, Shore, Swart—13.

The Quorum of the Private Bills Committee will be 13; the Quorum for all other Committees will be 7.

On motion by Mr. Welch,

Ordered, That, the following Supplementary Estimates be referred to the Miscellaneous Estimates Committee:

Ministries of-

Housing
Government Services
Revenue
Agriculture and Food
Environment
Transportation and Communications
Office of the Assembly

Also, that Standing Committees have authority to sit concurrently with the House while considering Estimates.

On motion by Mr. Welch,

Ordered, That, the Select Committee on Ontario's proposed hydro rate increase be authorized to extend its deliberations until May 31, 1976.

The following Bill was introduced and read the first time:-

Bill 20, An Act to amend The Personal Property Security Act. Mr. Handleman.

The Order of the Day for the Consideration of the Speech of the Honourable the Lieutenant Governor at the opening of the Session having been read.

Mr. Villeneuve moved, seconded by Mr. Grossman,

That an humble Address be presented to the Honourable the Lieutenant Governor as follows:

To the Honourable Pauline M. McGibbon, O.C., B.A., LL.D., D.U. (Ott), B.A.A. (Theatre) Lieutenant Governor of Ontario.

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, beg leave to thank Your Honour for the gracious Speech Your Honour has addressed to us.

And a debate having ensued, it was, on motion by Mr. Deans,

Ordered, That the debate be adjourned.

The Order of the Day for Second Reading of Bill 2, An Act respecting The Kirkland Lake Board of Education and Teachers Dispute* having been read.

Mr. Wells moved. That the Bill be now read a second time,

And a debate arising, after some time,

Mr. Bain moved, seconded by Mr. Foulds, That Bill 2 be not now read a second time but be read a second time one hour hence, and that it now be referred back to have incorporated therein the following amendments:

SECTION 1.

Delete subsection (a) and re-letter remaining subsections.

Section 2.

Subsections (1) and (2) to be deleted and the following substituted therefor:

"During the period from and including the first Monday after this Act comes into force until an agreement as defined under the School Boards and Teachers Collective Negotiations Act, 1975, comes into effect, no teacher shall take part in a strike against the Board of Education and the Board of Education shall not lock out a teacher".

Subsections (3) and (4) to be renumbered (2) and (3).

^{*}Lieutenant Governor's recommendation received.

SECTION 3.

Subsection (1) to be deleted and the following substituted:

"The terms and conditions offered by the Board to the teachers in the document entitled 'Non-Prejudiced Offer' dated February 27, 1976 shall be implemented on an interim basis.

Subsection (2) to be deleted and the following substituted:

"The parties involved are instructed to resume forthwith negotiations in good faith in order to resolve all matters remaining in dispute".

Subsection (3) delete and substitute:

"The parties shall each give written notice to the Minister of Education within seven days after the day this Act comes into force setting out all the matters the parties have agreed upon for inclusion in an agreement and the matters remaining in dispute between the parties, and the notice shall be deemed to be notice to the commission and thereafter, except as provided in Section 57 of the School Boards and Teachers Collective Negotiations Act, 1975, a party shall not withdraw from the negotiations hereinafter provided for".

SECTION 4.

Delete.

The debate continued.

THE EVENING SITTING

8.00 O'CLOCK P.M.

And after some time, Mr. Speaker put the Question:-

"Shall the bill be NOW read a second time" which was decided in the affirmative on the following division:—

AYES

Good Auld Belanger Gregory Bernier Grossman Breithaupt Haggerty Brunelle Handleman Bullbrook Henderson Cunningham Hodgson Davis Irvine Eaton Johnson Edighoffer (Wellington-Dufferin-Peel) Ferris Gaunt Kennedy

Kerr Kerrio Lane Leluk Maeck Mancini McCague McKessock Meen Miller (Muskoka) Morrow

Ayes—Continued

Newman (Durham North) Newman (Windsor Walkerville) Nixon Norton Parrott Peterson Reed

(Halton-Burlington) Reid (Rainy River)

Riddell Rollins Ruston Scrivener Shore Singer Smith (Hamilton Mountain)

Smith (Nipissing)

Spence Stephenson Sweenev Timbrell Villeneuve Welch Wells Wiseman Worton

Yakabuski-60.

NAYS

Bain Bryden Burr Davidson (Cambridge) Deans Di Santo Dukszta Ferrier

Foulds Godfrey Laughren Lawlor Lewis Lupusella MacDonald Mackenzie Makarchuk

McClellan Moffatt Renwick Samis Sandeman Swart Wildman Young Ziemba—26.

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill.

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment:-

Bill 2, An Act respecting The Kirkland Lake Board of Education and Teachers Dispute.*

Ordered, That the Report be now received and adopted.

The following Bill was read the third time and passed:-

Bill 2, An Act respecting The Kirkland Lake Board of Education and Teachers Dispute.*

^{*}Lieutenant Governor's recommendation received.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed a certain Bill to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assemt".

The Clerk Assistant then read the title of the Bill that had passed as follows:—

"The following is the title of the Bill to which Your Honour's Assent is prayed:

Bill 2, An Act respecting The Kirkland Lake Board of Education and Teachers Dispute.*

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to this Bill."

Her Honour was then pleased to retire.

The House then adjourned at 10.40 p.m.

FOURTH DAY

FRIDAY, MARCH 12TH, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Paper was tabled:-

Report of the Provincial Auditor for the year ended March 31, 1975 (No. 1).

The following Bill was introduced and read the first time:-

Bill 21, An Act to amend The School Boards and Teachers Collective Negotiations Act, 1975. Mr. Leluk.

^{*}Lieutenant Governor's recommendation received.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Health.

and after some time,

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.00 p.m.

FIFTH DAY MONDAY, MARCH 15th, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Edighoffer from the Standing Miscellaneous Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following supplementary amounts and to defray the expenses of the following Ministries be granted to Her Majesty for the fiscal year ending March 31st, 1976:—

MINISTRY OF GOVERNMENT SERVICES

704. Supply and Services Program.....\$ 2,650,000

MINISTRY OF HOUSING

805. Home Buyers Grant Program.....\$ 6,000,000

The following Bills were introduced and read the first time:-

Bill 22, An Act to provide for Freedom of Information. Mr. MacDonald.

Bill 23, An Act to amend The Ontario Human Rights Code. Mr. Newman (Windsor-Walkerville).

The Order of the Day for resuming the Adjourned Debate on the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session having been read.

The debate was resumed, and, after some time.

Mr. Lewis moved, seconded by Mr. Deans,

That the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor now before the House be amended by adding thereto the following words:—

But this Legislature regrets the inability of this government to meet its responsibility for necessary programs as a result of the deterioration of the fiscal capacity of the Province during successive Progressive Conservative governments.

And further, this Legislature regrets the failure of the government to provide in the Speech from the Throne any significant proposals to deal with the pressing problems of:

- (a) occupational health and the lack of adequate safeguards for the health and safety of workers;
- (b) need to preserve agricultural land;
- (c) need for a more equitable distribution of economic opportunity throughout the province, and in particular to Northern and Eastern Ontario;
- (d) need for job creation to offset rising unemployment;
- (e) inadequate housing supply, and rising mortgage interest rates;

And this Legislature moreover regrets the mismanagement of the government's restraint program leading to:

- (a) the failure to develop an overall policy for the delivery of health care services, especially as exemplified by the closing of small community hospitals and public laboratories;
- (b) the failure to respond adequately to financial needs for vital social services, particularly as exemplified by the inadequate funding arrangements offered to Children's Aid Societies;

And further still:

This Legislature is opposed to the endless burdening of Ontario taxpayers exemplified both by the excessive increase in municipal property taxes which will result directly from this government's policies and by the additional concessions to the mining industry specifically set out in the speech of the Honourable Lieutenant Governor.

Therefore, the government has lost the confidence of this House.

On motion by Mr. Smith (Hamilton West),

Ordered, That the debate be adjourned.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Health.

THE EVENING SITTING

8.00 O'CLOCK P.M.

and after some time,

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

SIXTH DAY TUESDAY, MARCH 16TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:—

Memoranda from the office of the Attorney General to Crown Attorneys re: Plea Discussions $(No.\ 8)$.

The following Bill was introduced and read the first time:—

Bill 24, An Act relating to the installation of Automatic Fire Extinguishing Systems in Buildings. *Mr. Deans*.

The answer was Tabled to question No. 1 (See Hansard).

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time,

Mr. Smith (Hamilton West) moved, seconded by Mr. Breithaupt,

That the Amendment to the Motion be Amended by adding thereto the following:—

and this house further condemns the Government,

- 1. for its financial irresponsibility in forcing Ontario municipalities and school boards to increase inordinately the property tax on homeowners and tenants,
- 2. for its illogical decisions in ordering hospital and laboratory closings without any apparent regard to efficiency and economy of their operations, and to the importance of these institutions in the lives of the communities in which they are situate, and
- 3. for its lack of effective planning in its restraint programme which has resulted in punishing financially those least able to afford it.

On motion by Mr. Davis,

Ordered, That the debate be adjourned.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Health.

THE EVENING SITTING

8.00 O'CLOCK P.M.

and after some time,

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

SEVENTH DAY

WEDNESDAY, MARCH 17th, 1976

PRAYERS

2.00 О'СLОСК Р.М.

The following Sessional Paper was tabled:-

Agreement respecting Great Lakes water quality entered into with the Government of Canada by The Province of Ontario (No. 9).

Mr. Edighoffer from the Standing Miscellaneous Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following supplementary amounts and to defray the expenses of the following Ministries be granted to Her Majesty for the fiscal year ending March 31st, 1976:—

MINISTRY OF REVENUE

904. Guaranteed Income and Tax Credit Program..... 9,100,000

MINISTRY OF AGRICULTURE AND FOOD

The following Bills were introduced and read the first time:-

Bill 25, An Act to amend The Highway Traffic Act. Mr. Snow.

Bill 26, An Act to amend The Succession Duty Act. Mr. Meen.

Bill 27, An Act to amend The Ontario Municipal Employees Retirement System Act. Mr. McKeough.

Bill 28, An Act to amend The Education Act, 1974. Mr. Grande.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Renwick,

Ordered, That the debate be adjourned.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Community and Social Services.

and after some time,

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

EIGHTH DAY

THURSDAY, MARCH 18th, 1976

PRAYERS

2.00 О'СLОСК Р.М.

The following Sessional Papers were tabled:—

Report of the Waste Management Advisory Board on the Carbonated Soft Drink Container in Ontario. (No. 10).

Annual Report of the Ministry of Government Services for the fiscal year ending March 31st, 1975. (No. 11).

The answer to question No. 4 was given orally. (See Hansard).

Mr. Edighoffer from the Standing Miscellaneous Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following supplementary amount and to defray the expenses of the Ministry of the Environment be granted to Her Majesty for the fiscal year ending March 31st, 1976:—

MINISTRY OF THE ENVIRONMENT

Mr. Newman (Windsor-Walkerville) from the Standing Procedural Affairs Committee presented the Committee's report which was read as follows and adopted:—

Your Committee has carefully examined the following Applications for Private Acts and finds the Notices, as published in each case, sufficient:—

Mid Erie Acceptance Corporation Limited

Borough of Scarborough

Township of Wicksteed

Borough of York

Congregation of St. Andrew's Church, Ottawa

City of Cambridge

McMaster University

Township of Nepean

Kent County Roman Catholic Separate School Board

Your Committee further recommends that copies of the Canadian Parliamentary Guide be purchased for distribution to the Members of the Assembly.

On motion by Mr. Welch,

Ordered, That, when the House adjourns today it stands adjourned until Monday, March 29.

On motion by Mr. Welch,

Ordered, That, the Report of the Provincial Auditor to the Legislative Assembly for the year ended March 31, 1975 be referred to the Standing Committee on Public Accounts.

Mr. McKeough moved, seconded by Mr. Welch.

"That the Treasurer of Ontario be authorized to pay the salaries of the Civil Servants and other necessary payments pending the voting of Supply for the fiscal year commencing April 1st, 1976, such payments to be charged to the proper appropriation following the voting of Supply."

And a debate having arisen,

Mr. Nixon moved, seconded by Mr. Gaunt That the words "for the fiscal year commencing April 1st, 1976" be deleted and the following substituted therefor "for the period commencing April 1, 1976 and ending June 30, 1976".

The motion as amended having been carried it was

Resolved, "That the Treasurer of Ontario be authorized to pay the salaries of the Civil Servants and other necessary payments pending the voting of Supply for the period commencing April 1, 1976 and ending June 30, 1976, such payments to be charged to the proper appropriation following the voting of Supply".

The following Bills were introduced and read the first time:—

Bill 29, An Act to establish The Automobile Insurance Rate Control Board. Mr. Swart.

Bill 30, An Act to amend The Labour Relations Act. Mr. Haggerty.

Bill 31, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty.

Bill 32, An Act to provide for the Establishment of Safety Committees. Mr. Haggerty.

The following Bills were introduced, read the first time and referred to the Private Bills Committee:—

Bill Pr2, An Act respecting the Township of Wicksteed. Mr. Wildman.

Bill Pr3, An Act respecting the Borough of Scarborough. Mr. Drea.

Bill Pr4, An Act respecting the Township of Nepean. Mr. Morrow.

The following Bills were introduced, read the first time and referred to the Commissioners of Estate Bills:—

Bill Pr5, An Act respecting the City of Cambridge. Mr. Davidson.

Bill Pr9, An Act respecting The Kent County Roman Catholic Separate School Board. Mr. Spence.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

THE EVENING SITTING

8.00 O'CLOCK P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1976, the following sums:—

MINISTRY OF COMMUNITY AND SOCIAL SERVICES

2602.	To defray the expenses	of the Income Maintenance	
	Program		27,432,100
0.000			

MINISTRY OF HEALTH

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received.

Mr. Stokes, from the Committee of Supply, reported the following Resolution which was concurred in by the House:—

Resolved, That Supply in the following supplementary amounts and to defray the expenses of the Government Ministries named, be granted to Her Majesty for the fiscal year ending March 31st, 1976:—

MINISTRY OF COMMUNITY AND SOCIAL SERVICES

2602.	Income Maintenance	Program	432,100

MINISTRY OF HEALTH

2903.	Treatment and	Rehabilitation	Program	\$ 103,500,000
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Mr. Edighoffer from the Standing Miscellaneous Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following supplementary amounts and to defray the expenses of the Office of the Assembly and the Ministry of Transportation and Communications be granted to Her Majesty for the fiscal year ending March 31st, 1976:—

OFFICE OF THE ASSEMBLY

201.	Office of the Assembly Program\$	1,239,000
	Ministry of Transportation and Communications	
2304.	Provincial Roads Program\$	10,000,000
2307.	Municipal Roads Program	2,200,000
2308.	Municipal Transit Program	17,745,000

Supply was concurred in as follows:-

Supply for the Ministry of Government Services.

Supply for the Ministry of Housing.

Supply for the Ministry of Revenue.

Supply for the Ministry of Agriculture and Food.

Supply for the Office of the Assembly.

Supply for the Ministry of Transportation and Communications.

The following Bill was then introduced and read the first time:-

Bill 33, An Act for granting to Her Majesty certain additional sums of money for the Public Service for the fiscal year ending the 31st day of March, 1976. *Mr. McKeough*.

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time and was passed.

The House then adjourned at 10.15 p.m.

NINTH DAY

MONDAY, MARCH 29TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Annual Report of the Ontario Educational Communications Authority for the year ending March 31, 1975 (No. 12).

Annual Report of the Ontario Science Centre for the year ending March 31, 1974 (No. 13).

Annual Report of the Ontario Science Centre for the year ending March 31, 1973 $(No.\ 14)$.

The following Bills were introduced and read the first time:-

Bill 34, An Act to amend The Ontario Energy Board Act. Mr. Timbrell.

Bill 35, An Act to amend The Municipal Act. Mr. Bullbrook.

The following Bills were introduced, read the first time and referred to the Private Bills Committee:—

Bill Pr7, An Act respecting McMaster University. Mr. Nixon.

Bill Pr8, An Act respecting the Borough of York. Mr. MacDonald.

Bill Pr10, An Act respecting St. Andrew's Church, Ottawa. Mr. Morrow.

The answer was Tabled to question No. 15 (See Hansard).

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Conway,

Ordered, That the debate be adjourned.

The Honourable the Administrator of the Province entered the Chamber of the Legislative Assembly and, being seated upon the Throne,

Mr. Speaker addressed His Honour in the following words:—

MAY IT PLEASE YOUR HONOUR:

We, Her Majesty's most dutiful and faithful subjects, the Legislative Assembly of the Province of Ontario, in Session assembled, approach Your Honour with sentiments of unfeigned devotion and loyalty to Her Majesty's person and Government, and humbly beg to present for Your Honour's acceptance a Bill intituled, "An Act for granting to Her Majesty certain additional sums of money for the Public Service for the fiscal year ending the 31st day of March, 1976.

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

"The Honourable the Administrator doth thank Her Majesty's dutiful and loyal Subjects, accept their benevolence and assent to this Bill in Her Majesty's name."

His Honour was then pleased to retire.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Mr. Angus,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

TENTH DAY

TUESDAY, MARCH 30TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Auld delivered to Mr. Speaker a message from the Honourable the Administrator signed by his own hand, and the said message was read by Mr. Speaker and is as follows:—

GEORGE A. GALE

The Administrator of the Province transmits Estimates of certain sums required for the services of the Province for the year ending the 31st March, 1977 and recommends them to the Legislative Assembly.

Toronto, 30th March, 1976.

(Sessional Paper No. 3-Volume 2, 1976-77.)

Ordered, That the message of the Administrator, together with the Estimates accompanying the same, be referred to the Committee of Supply.

A Petition was received from the Member for Scarborough West (Sessional Paper No. 15).

The following Sessional Papers were tabled:—

Public Accounts of Ontario, 1974-75, Volume 2—Financial Statements of Crown Corporations, Boards and Commissions; and Volume 3—Details of Expenditures (No. 2).

The following Bill was introduced and read the first time:-

Bill 36, An Act to establish a Medical Data Bank. Mr. Newman (Windsor-Walkerville).

Before the Orders of the Day, Mr. Speaker addressed the House as follows:—

Yesterday, the Leader of the Opposition asked me to direct that a certain report must be tabled by the Minister concerned. He showed me later that it was designated for rather wide distribution to boards and other bodies. However, this is beside the point. As the report was ordered by the ministry and as there is no statutory or other order requiring it to be tabled in the House, it is completely outside my jurisdiction.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Mr. Bennett,

Ordered, That the debate be adjourned.

One matter was debated on the motion to adjourn and the House then adjourned at 10.37 p.m.

ELEVENTH DAY

WEDNESDAY, MARCH 31st, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Lawlor from the Standing Private Bills Committee presented the Committee's Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:-

Bill Pr3, An Act respecting the Borough of Scarborough.

Bill Pr4, An Act respecting the Township of Nepean.

Your Committee begs to report the following Bill with certain amendments:—

Bill Pr2, An Act respecting the Township of Wicksteed.

The following Sessional Papers were tabled:—

Annual Report of the Ontario Highway Transport Board for the year ending December 31st, 1975 (No. 16).

Annual Report 1974-75 of the Ministry of the Attorney General (No. 17).

Air Quality Assessment Report on Asbestos Fiber at United Asbestos Plant, Matachewan, Ontario (No. 18).

The following Bill was introduced and read the first time:-

Bill 37, An Act to register the referring of Abortions. Mr. Drea.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. McMurtry,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

TWELFTH DAY

THURSDAY, APRIL 1st, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Newman (Windsor-Walkerville) from the Standing Procedural Affairs Committee presented the Committee's report which was read as follows and adopted:—

Your Committee has carefully examined the following Applications for Private Acts and finds the Notices, as published in each case, sufficient:—

Welland Area Y.M.C.A. - Y.W.C.A.

Rancheria Mining Company Limited.

The following Sessional Paper was tabled:—

Memorandum re Terms of Agreement between Management Board of Cabinet and Drake International Limited to provide support staff to the Rent Review Program (No. 19).

The following Bill was introduced and read the first time:—

Bill 38, An Act to amend The Public Health Act. Mr. Leluk.

The following Bill was introduced, read the first time and referred to the Private Bills Committee:—

Bill Pr22, An Act respecting Welland Area Y.M.C.A. – Y.W.C.A. Mr. Swart.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Ms. Sandeman,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

THIRTEENTH DAY

FRIDAY, APRIL 2ND, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Paper was tabled:-

Ontario Law Reform Commission Report on Mortmain, Charitable Uses and Religious Institutions (No. 20).

The following Bills were introduced and read the first time:-

Bill 39, An Act to amend The Public Commercial Vehicles Act. Mr. Snow.

Bill 40, An Act to amend The Athletics Control Act. Mr. Grossman.

The following Bill was introduced, read the first time and referred to the Private Bills Committee:—

Bill Pr1, An Act respecting Mid-Erie Acceptance Corporation Limited. Mr. Eaton.

Answers were tabled to Questions Nos. 7, 8 and 10 (See Hansard).

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Bain,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

FOURTEENTH DAY MONDAY, APRIL 5TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Police Report on Multiple Fatal Motor Vehicle Collision, Highway 25, March 6th, 1976 $(No.\ 21)$.

Review of issues in financing the Canada Pension Plan and related documents (No. 22).

On motion by Mr. Welch,

Ordered, That, the House will not sit on Wednesday, April 7 but will sit on Wednesday, April 14 and when the House adjourns on Wednesday, April 14 it will stand adjourned until Tuesday, April 20.

The following Bill was introduced and read the first time:—

Bill 41, An Act to amend The Public Utilities Act. Mr. McKeough.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed,

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, the amendment to the amendment, as follows:—

That the Amendment to the Motion be Amended by adding thereto the following:—

and this house further condemns the Government.

- 1. for its financial irresponsibility in forcing Ontario municipalities and school boards to increase inordinately the property tax on homeowners and tenants,
- 2. for its illogical decisions in ordering hospital and laboratory closings without any apparent regard to efficiency and economy of their operations, and to the importance of these institutions in the lives of the communities in which they are situate, and
- 3. for its lack of effective planning in its restraint programme which has resulted in punishing financially those least able to afford it.

having been put, was carried on the following division:-

AYES

Eakins

Bain Bounsall Breaugh Breithaupt Bryden Bullbrook Burr Cassidy Conway Cunningham Davidson (Cambridge) Davison (Hamilton Centre) Deans Di Santo Dukszta

Angus

Edighoffer Ferrier Ferris Foulds Gaunt Germa Gigantes Givens Godfrey Good Grande Haggerty Hall Kerrio Laughren Lawlor Lewis

Lupusella
MacDonald
Mackenzie
Makarchuk
Mancini
Martel
McClellan
McEwen
McKessock
Miller
(Haldimand-Norfolk)
Moffatt
Newman
(Windsor Walkerville)

Nixon
O'Neil
Peterson
Philip

Ayes—Continued

Reed Sandeman Stong (Halton-Burlington) Shore Swart Reid Singer Sweeney (Rainy River) Smith Warner Renwick (Nipissing) Wildman Roy Worton Smith Ruston (Hamilton West) Young Samis Ziemba—70 Spence

NAYS

Anld **Tohnston** Norton (St. Catharines) Belanger Parrott Bennett Rhodes Iones Rollins Bernier Kennedy Birch Kerr Scrivener Brunelle Lane Smith (Hamilton Mountain) Davis Leluk Drea MacBeth Snow Maeck Eaton Stephenson Evans McCague Taylor Timbrell Gregory McKeough Villeneuve Grossman McMurtry McNeil Welch Handleman Henderson Meen Wells Hodgson Morrow Williams Newman Wiseman Irvine Johnson (Durham North) Yakabuski—48 (Wellington-Dufferin-Peel)

Pair: Stokes and Smith (Simcoe East)

The amendment to the motion as follows:—

That the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor now before the House be amended by adding thereto the following words:—

But this Legislature regrets the inability of this government to meet its responsibility for necessary programs as a result of the deterioration of the fiscal capacity of the Province during successive Progressive Conservative governments.

And further, this Legislature regrets the failure of the government to provide in the Speech from the Throne any significant proposals to deal with the pressing problems of:

- (a) occupational health and the lack of adequate safeguards for the health and safety of workers;
- (b) need to preserve agricultural land;

- (c) need for a more equitable distribution of economic opportunity throughout the province, and in particular to Northern and Eastern Ontario;
- (d) need for job creation to offset rising unemployment;
- (e) inadequate housing supply, and rising mortgage interest rates;

And this Legislature moreover regrets the mismanagement of the government's restraint program leading to:

- (a) the failure to develop an overall policy for the delivery of health care services, especially as exemplified by the closing of small community hospitals and public laboratories;
- (b) the failure to respond adequately to financial needs for vital social services, particularly as exemplified by the inadequate funding arrangements offered to Children's Aid Societies;

And further still:

This Legislature is opposed to the endless burdening of Ontario taxpayers exemplified both by the excessive increase in municipal property taxes which will result directly from this government's policies and by the additional concessions to the mining industry specifically set out in the speech of the Honourable Lieutenant Governor.

Therefore, the government has lost the confidence of this House.

having been put, was lost on the following division: -

AYES

Makarchuk Martel McClellan Moffatt Philip Renwick Samis Sandeman Swart Warner Wildman Young Ziemba—37

Angus	Dukszta
Bain	Ferrier
Bounsall	Foulds
Breaugh	Germa
Bryden	Gigantes
Burr	Godfrey
Cassidy	Grande
Davidson	Laughren
(Cambridge)	Lawlor
Davison	Lewis
(Hamilton Centre)	Lupusella
	MacDonald
Di Santo	Mackenzie

NAYS

Auld Belanger Bennett Bernier Birch Breithaupt Brunelle Bullbrook Conway Cunningham Davis Drea Eakins Eaton Edighoffer Evans Ferris Gaunt Givens Good

Givens
Good
Gregory
Grossman
Haggerty
Hall
Handleman
Henderson
Hodgson
Irvine
Johnson
(Wellington-Dufferin-Peel)
Johnston
(St. Catharines)

Jones
Kennedy
Kerr
Kerrio
Lane
Leluk
MacBeth
Maeck
Mancini
McCague
McEwen
McKeough
McKessock
McMurtry

McMurtry
McNeil
Meen
Miller
(Haldimand-Norfolk)
Morrow
Newman
(Durham North)
Newman
(Windsor Walkerville)
Nixon
Norton

Reed (Halton-Burlington)

O'Neil

Parrott

Peterson

Reid
(Rainy River)
Rhodes
Rollins
Roy
Ruston
Scrivener
Shore
Singer
Smith

(Hamilton Mountain)

Smith
(Nipissing)
Smith
(Hamilton West)
Snow
Spence
Stephenson
Stong

Sweeney Taylor Timbrell Villeneuve Welch Wells Williams Wiseman Worton

Yakabuski—81

Pair: Stokes and Smith (Simcoe East)

The main motion, having then been put, was carried on the same vote reversed.

And it was,

Resolved, That an humble Address be presented to the Honourable the Lieutenant Governor of the Province of Ontario, as follows:—

To the Honourable Pauline M. McGibbon, O.C., B.A., LL.D., D.U. (Ott.), B.A.A. (Theatre), Lieutenant Governor of Ontario.

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, beg leave to thank Your Honour for the gracious Speech Your Honour has addressed to us.

Ordered, That the Address be engrossed and presented to the Honourable the Lieutenant Governor by those Members of this House who are Members of the Executive Council.

The House then adjourned at 10.40 p.m.

FIFTEENTH DAY

TUESDAY, APRIL 6TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:—

Report of an investigation concerning the murder of Mariam Peters $(No.\ 23)$.

On motion by Mr. Welch,

Ordered, That, commencing Wednesday, April 21, and until further ordered, the House will not sit in the Chamber on Wednesdays.

The following Bill was introduced and read the first time:-

Bill 42, An Act to amend The Election Finances Reform Act, 1975. Mr. Johnson (Wellington-Dufferin-Peel).

The following Bills were read the second time:—

Bill 1, An Act to amend The Arbitrations Act. Ordered for Committee of the Whole House.

Bill 3, An Act to amend The Representation Act, 1975. Ordered for Third Reading.

The following Bill was read the third time and was passed:—

Bill 3, An Act to amend The Representation Act, 1975.

The Order of the Day for Second Reading of Bill 4, An Act to amend The Public Commercial Vehicles Act having been read,

Mr. Snow moved, That the Bill be NOW read a second time, and after some time,

Mr. Reid moved, seconded by Mr. Cunningham,

That Bill 4, An Act to amend The Public Commercial Vehicles Act be not now read a second time: but be read a second time two months hence, and that during the interval the subject matter of the Bill be considered by the Standing Committee on Resources Development and that the Committee report by May 31, 1976.

The debate continued, and after some time, Mr. Speaker put the Question:—

"Shall the bill be NOW read a second time" which was decided in the affirmative on the following division:—

AYES

Moffatt Belanger Grossman Bounsall Henderson Morrow Breaugh Newman Irvine (Durham North) Brunelle Johnson (Wellington-Dufferin-Peel) Burr Norton Parrott Cassidy lones Philip Davidson Kennedy (Cambridge) Renwick Kerr Rhodes Davis Lane Davison Samis Laughren Sandeman (Hamilton Centre) Lawlor Deans Leluk Scrivener Di Santo Smith Lupusella (Hamilton Mountain) Drea MacBeth Dukszta MacDonald Snow Mackenzie Stephenson Eaton Taylor Evans Maeck Timbrell Ferrier Makarchuk Gigantes McCague Warner Welch Gregory McNeil

AYES-Continued

Wildman Williams

Wiseman Young

Ziemba—60.

NAYS

Breithaupt Bullbrook Campbell Cunningham Eakins Edighoffer Ferris Gaunt Givens Good

Hall Kerrio Mancini McEwen Mckessock Miller (Haldimand-Norfolk)

Newman (Windsor Walkerville) Nixon O'Neil Peterson Reed (Halton-Burlington)

Reid (Rainy River)

Riddell Ruston Sargent Smith (Nipissing) Smith (Hamilton West)

Spence Stong Sweeney Worton—31.

And the Bill was accordingly read the second time and Ordered for the Standing Resources Development Committee.

The following Bill was read the second time:-

Bill 39, An Act to amend The Public Commercial Vehicles Act. Ordered for Third Reading.

The following Bill was read the third time and was passed:-

Bill 39, An Act to amend The Public Commercial Vehicles Act.

The following Bills were read the second time:—

Bill 5, An Act respecting Members of Commodity Boards. Ordered for Committee of the Whole House.

Bill 6, An Act to amend The Drainage Act, 1975. Ordered for Committee of the Whole House.

Bill 7, An Act to amend The Territorial Division Act. Ordered for Third Reading.

Bill 8, An Act to amend The Local Improvement Act. Ordered for Third Reading.

The following Bills were read the third time and were passed:—

Bill 7. An Act to amend The Territorial Division Act.

Bill 8, An Act to amend The Local Improvement Act.

THE EVENING SITTING

8.00 O'CLOCK P.M.

Mr. McKeough moved, seconded by Mr. Davis, That this House approves in general the Budgetary policy of the Government, and in doing so presented his Budget and Budget papers. (Sessional Paper No. 4).

And a debate having ensued, it was on motion by Ms. Bryden:

Ordered, That the debate be adjourned.

By unanimous consent, the following Bills were introduced and read the first time:—

- Bill 43, An Act to Authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr. McKeough.
- Bill 44, An Act respecting the Registration of Venture Investment Corporations. $Mr.\ McKeough.$

Bill 45, An Act to amend The Corporations Tax Act, 1972. Mr. Meen.

Bill 46, An Act to amend The Retail Sales Tax Act. Mr. Meen.

Bill 47, An Act to amend The Ontario Guaranteed Annual Income Act, 1974. Mr. Meen.

Bill 48, An Act to amend The Tobacco Tax Act. Mr. Meen.

The House then adjourned at 9.15 p.m.

SIXTEENTH DAY

WEDNESDAY, APRIL 7th, 1976

The Standing Private Bills Committee met.

SEVENTEENTH DAY

THURSDAY, APRIL 8th, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Auld delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by her own hand, and the said message was read by Mr. Speaker and is as follows:—

PAULINE M. McGIBBON

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st March, 1977 and recommends them to the Legislative Assembly.

Toronto, 8th April, 1976.

(Sessional Paper No. 3-Volume 4, 1976-77).

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying the same, be referred to the Committee of Supply.

The following Sessional Papers were Tabled:—

"Ontario's Future: Trends and Options" and related documents (No. 24).

Report of the Ministry of Transportation and Communications Highway Construction Program, 1976-77 (No. 25).

Mr. Lawlor from the Standing Private Bills Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bills with certain amendments:— $\,$

Bill Pr7, An Act respecting McMaster University.

Bill Pr8, An Act respecting the Borough of York.

Bill Pr10, An Act respecting St. Andrew's Church, Ottawa.

Bill Pr22, An Act respecting Welland Area Y.M.C.A.-Y.W.C.A.

Your Committee would recommend that the fees, less the actual cost of printing and penalties, if any, be remitted on Bill Pr10, An Act respecting St. Andrew's Church, Ottawa and Bill Pr22, An Act respecting Welland Area Y.M.C.A.—Y.W.C.A.

Mr. Newman (Windsor-Walkerville) from the Standing Procedural Affairs Committee presented the Committee's report which was read as follows and adopted:—

Your Committee has carefully examined the following Applications for Private Acts and finds the Notices, as published in each case, sufficient:—

Town of Fort Erie (No. 1)

Town of Fort Erie (No. 2)

City of Windsor

City of Niagara Falls

City of Ottawa

Institute of Professional Librarians of Ontario

Napco Poultry Limited

City of Burlington

Dovercourt Baptist Foundation

Welland-Port Colborne Airport

City of Toronto

City of Hamilton

Township of Bosanquet

Township of West Carleton

The following Bills were introduced, read the first time and referred to the Standing Private Bills Committee:—

Bill Pr11, An Act respecting Napco Poultry Limited. Mr. Mancini.

Bill Pr12, An Act respecting the City of Burlington. Mr. Reed (Halton-Burlington).

Bill Pr14, An Act respecting the Town of Fort Erie. Mr. Haggerty.

Bill Pr15, An Act respecting the Town of Fort Erie. Mr. Haggerty.

Bill Pr20, An Act respecting the City of Ottawa. Mr. Morrow.

Bill Pr23. An Act respecting Rancheria Mining Company Limited. Mr. Good

The following Bill was introduced and read the first time:-

Bill 49. An Act to amend The Health Insurance Act, 1972. Mr. Leluk.

The following Bill was read the second time:-

Bill 34. An Act to amend The Ontario Energy Board Act. Ordered for Third Reading.

The following Bill was read the third time and was passed:-

Bill 34, An Act to amend The Ontario Energy Board Act.

A debate arose on the motion for Second Reading of Bill 9, An Act to amend The Niagara Escarpment Planning and Development Act, 1973, and after some time, the motion was carried on the following division:—

AYES

Johnson

Auid
Belanger
Birch
Brunelle
Campbell
Cunningham
Davis
Drea
Eakins
Eaton
Edighoffer
Evans
Gaunt
Good
Gregory
Grossman
Haggerty
Hall
Handleman
Henderson
Hodgson

Irvine

Anld

(Wellington-
Dufferin-Peel
Jones
Kennedy
Kerr
Kerrio
Lane
Leluk
MacBeth
Maeck
Mancini
McCague
McKeough
McKessock
McNeil
Meen
Miller
(Haldimand-Norfolk)
Morrow
Newman
'Durham North
Newman
(Windsor-Walkerville)

Nixon Norton Parrott (Halton-Burlington) Reid (Rainy River) Rhodes Riddell Roy Ruston Scrivener Shore Smith (Hamilton Mountain) Smith (Nipissing) Smith (Hamilton West) Snow Spence Stephenson

AYES—Continued

Sweeney Timbrell Villeneuve

Welch Wells Williams Wiseman Worton—66.

NAYS

Bain Bounsall Breaugh Bryden Burr Davidson (Cambridge) Deans Di Santo Dukszta Ferrier Foulds Germa Godfrey Grande Laughren Lawlor Lewis

Lupusella Mackenzie Makarchuk Philip Renwick Wildman Young Ziemba—25.

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The following Bill was read the second time:-

Bill 10, An Act to amend The Gift Tax Act, 1972. Ordered for Third Reading.

The following Bill was read the third time and was passed:—Bill 10, An Act to amend The Gift Tax Act, 1972.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The following Bill was read the second time:-

Bill 11, An Act to amend The Income Tax Act. Ordered for Third Reading.

The following Bill was read the third time and was passed:—

Bill 11, An Act to amend The Income Tax Act.

Debate on the motion for Second Reading of Bill 12, An Act to repeal The Emergency Measures Act, was adjourned.

The House then adjourned at 10.30 p.m.

EIGHTEENTH DAY

FRIDAY, APRIL 9TH, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Papers were Tabled:-

Response of Ontario to the proposal of the Prime Minister of Canada for two conferences of First Ministers on oil and gas pricing and shared-cost programs (No. 26).

Statement and Correspondence on the Federal Constitutional Proposals $(No.\ 27).$

The following Bill was introduced and read the first time:-

Bill 50, An Act to amend The Religious Institutions Act. Mr. Leluk.

Answers were tabled to Questions Nos. 13 and 14 (See Hansard).

Debate on the motion for Second Reading of Bill 12, An Act to repeal The Emergency Measures Act was resumed, and after some time, the motion was carried on the following division:—

AYES

Auld	Grossman
Birch	Haggerty
Cunningham	Hall
Eakins	Handleman
Edighoffer	Henderson
Evans	Hodgson
Gregory	Irvine

Johnson
(Wellington-Dufferin-Peel)
Jones
Kennedy
Kerr
Lane
Leluk

Ayes—Continued

MacBeth McCague McKeough McKessock McMurtry Meen

Miller
(Haldimand-Norfolk)
Newman

(Durham North)

Newman
(Windsor Walkerville)

Norton
Parrott
Reid
(Rainy River)
Rhodes
Riddell
Ruston
Scrivener
Singer
Smith

(Hamilton Mountain)

Snow
Spence
Stephenson
Sweeney
Taylor
Villeneuve
Welch
Wells
Worton

Yakabuski—48.

NAYS

Bain Breaugh Bryden Burr Davidson (Cambridge) Davison (Hamilton Centre) Deans
Dukszta
Germa
Godfrey
Grande
Lewis
Lupusella
MacDonald

Martel
Moffatt
Philip
Renwick
Swart
Warner
Wildman
Ziemba—22.

And the Bill was accordingly read the second time and Ordered for Third Reading.

The following Bill was read the third time and was passed:-

Bill 12, An Act to repeal The Emergency Measures Act.

By unanimous consent, the following Bill was introduced and read the first time:—

Bill 51, An Act respecting The Central Algoma Board of Education and Teachers Dispute. *Mr. Wells*.

The following Bills were read the second time:—

Bill 13, An Act to provide for Certain Rights for Blind Persons. Ordered for Committee of the Whole House.

Bill 14, An Act to amend The County Judges Act. Ordered for Committee of the Whole House.

- Bill 15, An Act to amend The Judicature Act. Ordered for Third Reading.
- Bill 16, An Act to amend The Evidence Act. Ordered for Third Reading.
- Bill 17, An Act to amend The Surrogate Courts Act. Ordered for Third Reading.
- Bill 18, An Act to amend The Public Authorities Protection Act. Ordered for Third Reading.

The following Bills were read the third time and were passed:—

Bill 15, An Act to amend The Judicature Act.

Bill 16, An Act to amend The Evidence Act.

Bill 17, An Act to amend The Surrogate Courts Act.

Bill 18, An Act to amend The Public Authorities Protection Act.

The House then adjourned at 12.55 p.m.

NINETEENTH DAY

MONDAY, APRIL 12TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was Tabled:-

Report of the Public Service Superannuation Board for the year ending March 31, 1975 $(No.\ 28)$.

The following Bills were introduced, read the first time and referred to the Standing Private Bills Committee:—

Bill Pr6, An Act respecting the Welland-Port Colborne Airport. Mr. Swart.

Bill Pr13, An Act respecting the City of Toronto. Mr. Grossman.

Bill Pr16, An Act respecting the City of Windsor. Mr. Newman (Windsor-Walkerville).

Bill Pr17, An Act respecting the Institute of Professional Librarians of Ontario. Mrs. Campbell.

Bill Pr18, An Act respecting the City of Niagara Falls. Mr. Kerrio.

Bill Pr19, An Act respecting the City of Hamilton. Mr. Deans.

Bill Pr21, An Act respecting the Dovercourt Baptist Foundation. Mr. Lupusella.

Bill Pr24, An Act respecting the Township of West Carleton. Mr. Yakabuski.

Bill Pr25, An Act respecting the Township of Bosanquet. Mr. Eaton.

Bill Pr26, An Act respecting the City of Hamilton. Mr. Deans.

The following Bills were read the second time:-

Bill 26, An Act to amend The Succession Duty Act. Ordered for Committee of the Whole House.

Bill 46, An Act to amend The Retail Sales Tax Act. Ordered for Committee of the Whole House.

A debate arose on the motion for Second Reading of Bill 47, An Act to amend The Ontario Guaranteed Annual Income Act, 1974, and after some time, it was,

On motion by Mr. Meen,

Ordered, That the debate be adjourned.

The Order of the Day for Second Reading of Bill 51, An Act respecting The Central Algoma Board of Education and Teachers Dispute having been read,

Mr. Wells moved, That the Bill be now read a second time,

And a debate arising, after some time,

Mr. Wildman moved, seconded by Mr. Foulds,

That Bill 51 be not now read a second time but be read a second time one hour hence, and that it now be referred back to have incorporated therein the following amendments:

SECTION 1.

Delete subsection (f) and re-letter following subsections.

SECTION 2.

Subsections (1) and (2) to be deleted and the following substituted therefor:

"During the period from and including the first Monday after this Act comes into force until an agreement as defined under The School Boards and Teachers Collective Negotiations Act, 1975, comes into effect, no teacher shall take part in a strike against the Board of Education and the Board of Education shall not lock out a teacher".

Subsections (3) and (4) to be renumbered (2) and (3).

SECTION 3.

Subsection (1) to be deleted and the following substituted:

"The terms and conditions last offered by the Board to the teachers shall be implemented on an interim basis.

Subsection (2) to be deleted and the following substituted:

"The parties involved are instructed to resume forthwith negotiations in good faith in order to resolve all matters remaining in dispute".

Subsection (3) delete and substitute:

"The parties shall each give written notice to the Minister of Education within seven days after the day this Act comes into force setting out all the matters the parties have agreed upon for inclusion in an agreement and the matters remaining in dispute between the parties, and the notice shall be deemed to be notice to the commission and thereafter, except as provided in Section 57 of The School Boards and Teachers Collective Negotiations Act, 1975, a party shall not withdraw from the negotiations hereinafter provided for".

Subsection (4) delete.

SECTION 4.

Delete.

Renumber sections 5, 6 and 7 as sections 4, 5 and 6.

The debate continued, and after some time, it was,

On motion by Mr. Sweeney,

Ordered. That the debate be adjourned.

Mr. Drea moved Second Reading of Bill 37, An Act to register the referring of Abortions.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

TWENTIETH DAY

TUESDAY, APRIL 13TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were Tabled:—

Executive Summary of an investigation of Freight Rates and Related Problems in Northern Ontario (No. 29).

List of those persons to whom a copy of the budget was delivered after $8.30~\rm p.m.$ on the evening of April 6th (No.~30).

A Demonstration of the Potential for Reducing Costs re Urban Development Standards (No. 31).

Problems and Prospects re The Leasehold Condominium (No. 32).

The following Bills were introduced and read the first time:—

Bill 52, An Act respecting The Sault Ste. Marie Board of Education and Teachers Dispute. Mr. Wells.

Bill 53, An Act to provide Assistance to Elderly Tenants. Mr. Renwick.

Before the Orders of the Day, Mr. Speaker delivered the following statement:—

Yesterday a complaint was made to me with respect to Mr. Andrew StuParick being released early from the room when the press and others were locked up prior to the presentation of the Budget.

I must remind the House that not only do I have no jurisdiction over Mr. StuParick or the television room but I do not have any say as to who is locked up for the preliminary briefing prior to the Budget nor when they are released. These are all matters within the jurisdiction of the appropriate ministries.

I also wish to advise the House that my report respecting the public galleries and safety therein has been sent to all Members.

The answer was Tabled to question No. 40 (see Hansard).

The Order of the Day for resuming the Adjourned Debate on the motion That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed, and, after some time,

Ms. Bryden moved, seconded by Mr. Lewis, that all the words after "that" be struck out, and the following added:

This House regrets the introduction of a budget responding only to the fiscal impasse of a government which, having overborrowed and overspent during its four years in office, recorded an election year deficit approaching two billion dollars;

and regrets the paralysis of the government when faced with 263,000 people unemployed and the passive acceptance of a continuing unacceptable rate of unemployment in excess of 6%;

and regrets the most inequitable feature of the budget, the increased premiums for health care, which highlights the preoccupation of this government with unfair and regressive taxes without considering existing and other alternative sources of revenue;

and regrets the choice by the government of policies, dictated by this impasse and paralysis, which fail to create jobs and which cut back vital programmes in health, education and social services, causing more unemployment, and which force regional and other municipal governments and school boards to increase taxes on property;

and regrets the failure of the government to introduce programmes

-stabilizing the income of farmers;

- —preserving land for agriculture;
- —making available medical, dental and other essential social services within a basic economic framework in northern Ontario particularly in unorganized municipalities in any way comparable to southern Ontario;
- —providing the incentives and opportunities which would stimulate the orderly economic development of eastern Ontario;
- -protecting the health of people working in our industries;
- —meeting the need for public transit in the regions, towns and cities;
- -producing quality housing at reasonable prices; and
- —reducing the dependence of our natural resource industries on foreign capital.

On motion by Mr. Shore,

Ordered, That the debate be Adjourned.

The debate on the motion for Second Reading of Bill 47, An Act to amend The Ontario Guaranteed Annual Income Act, 1974 was resumed and after some time, the motion was carried on the following division:—

AYES

Auld Belanger Bennett Bernier Birch Breithaupt Brunelle Conway Davis Drea Eakins Eaton Edighoffer Ferris Gaunt Givens Good Gregory Grossman Haggerty Hall

Handleman Henderson Hodgson Irvine Johnson (Wellington-Dufferin-Peel) Kennedy Kerr Kerrio Lane Leluk MacBeth Maeck Mancini McCague McKeough McKessock McMurtry

McNeil

Meen

Morrow
Newman
(Durham North)
Newman
(Windsor Walkerville)
Norton
O'Neil
Parrott
Peterson
Reed
(Halton-Burlington)
Reid
(Rainy River)

(Rainy River)
Rhodes
Riddell
Rollins
Roy
Ruston
Scrivener
Shore
Singer

Ayes—Continued

Smith
(Hamilton Mountain)
Smith
(Hamilton West)
Snow
Spence

Stephenson Welch
Stong Wells
Sweeney Williams
Taylor Wiseman
Timbrell Worton—73.

NAYS

Bain
Bounsall
Breaugh
Bryden
Burr
Cassidy
Davidson
(Cambridge)
Davison
(Hamilton Centre)
Deans
Di Santo

Dukszta
Ferrier
Foulds
Germa
Gigantes
Godfrey
Laughren
Lawlor
Lewis
Lupusella
MacDonald
Mackenzie

Makarchuk Martel McClellan Moffatt Philip Renwick Sandeman Swart Wildman Young Ziemba—33.

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The debate on the amendment to the motion for Second Reading of Bill 51, An Act respecting The Central Algoma Board of Education and Teachers Dispute was resumed,

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued, and after some time, Mr. Speaker put the Question:—

"Shall the bill be NOW read a second time" which motion was declared carried and the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill.

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 51, An Act respecting The Central Algoma Board of Education and Teachers Dispute.

Ordered, That the Report be now received and adopted.

The following Bill was read the third time and was passed:—

Bill 51, An Act respecting The Central Algoma Board of Education and Teachers Dispute.

By unanimous consent on motion by Mr. Meen,

Ordered, That, the House will sit tomorrow at 11.00 a.m., rising for a luncheon interval at 1.00 p.m., with the routine proceedings to take place at 2.00 p.m.

The following Bill was read the second time:-

Bill 48, An Act to amend The Tobacco Tax Act.* Ordered for Third Reading.

The following Bill was read the third time and was passed:—

Bill 48, An Act to amend The Tobacco Tax Act.*

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bills without amendment:—

Bill 6, An Act to amend The Drainage Act, 1975.

Bill 14, An Act to amend The County Judges Act.

Bill 26, An Act to amend The Succession Duty Act.

Also, That the Committee had directed him to report the following Bills with certain amendments:—

Bill 1, An Act to amend The Arbitrations Act.

Bill 5, An Act respecting Members of Commodity Boards.

^{*}Lieutenant Governor's recommendation received.

Bill 13, An Act to provide for Certain Rights for Blind Persons.

Ordered, That the report be now received and adopted.

The following Bills were read the third time and were passed:—

Bill 1, An Act to amend The Arbitrations Act.

Bill 5, An Act respecting Members of Commodity Boards.

Bill 6, An Act to amend The Drainage Act, 1975.

Bill 13, An Act to provide for Certain Rights for Blind Persons.

Bill 14, An Act to amend The County Judges Act.

Bill 26, An Act to amend The Succession Duty Act.

The House then adjourned at 10.30 p.m.

TWENTY-FIRST DAY

WEDNESDAY, APRIL 14TH, 1976

PRAYERS

11.00 O'CLOCK A.M.

On motion by Mr. Welch,

Ordered, That, the Standing Private Bills Committee be authorized to sit concurrently with the House today.

The Order of the Day for Second Reading of Bill 52, An Act respecting The Sault Ste. Marie Board of Education and Teachers Dispute, having been read,

Mr. Wells moved, That the Bill be now read a second time,

And a debate arising, after some time,

Mr. Foulds moved, seconded by Mr. Deans, That Bill 52 be not now read a second time but that it be read a second time one hour hence, and that it now be referred back to have incorporated therein the following amendments:

SECTION 1

1(a) be deleted and all subsequent clauses of section 1 be renumbered.

SECTION 2.

Subsection 2 to be deleted and the following substituted therefor:

During the period from and including the first Tuesday after the day this Act comes into force until an agreement as defined under The School Boards and Teachers Collective Negotiations Act, 1975 comes into effect, no teacher shall take part in a strike against a Board of Education, and no Board of Education shall lock out a teacher.

SECTION 3.

Subsections 1, 2, 3 and 5 to be deleted.

Subsection 4 to be amended to read as follows:

The parties shall each give written notice to the Minister of Education within seven days after the day this Act comes into force, setting out all the matters the parties have agreed upon for inclusion in an agreement and the matters remaining in dispute between the parties, and the notice shall be deemed to be notice to the Commission, and thereafter except as provided in section 57 of the School Boards and Teachers Collective Negotiations Act, 1975, a party shall not withdraw from the negotiations hereinafter provided for.

SECTION 4.

Subsections 1 and 2 to be deleted and the following to be substituted therefor:

The parties involved are instructed to resume forthwith negotiations in good faith in order to resolve all matters remaining in dispute.

The debate continued, and after some time, Mr. Speaker put the Question:—

"Shall the bill be NOW read a second time" which motion was carried on the following division:—

AYES

Auld Eaton Belanger Edighoffer Ferris Bennett Gaunt Bernier Birch Givens Brunelle Good Bullbrook Gregory Campbell Grossman Haggerty Conway Cunningham Handleman Davis Drea Henderson

Hodgson
Irvine
Johnson
(WellingtonDufferin-Peel)
Jones
Kennedy
Kerr
Lane
Leluk
MacBeth
Mancini
McCague

AYES—Continued

McKeough
McKessock
McMurtry
McNeil
Meen
Miller
(Haldimand-Norfolk)
Morrow
Newman
(Windsor-Walkerville)

Norton

O'Neil

Parrott
Peterson
Reed
(Halton-Burlington)
Rhodes
Riddell
Rollins
Roy
Ruston
Shore
Singer
Smith
(Hamilton Mountain)

Snow
Spence
Stephenson
Sweeney
Taylor
Timbrell
Villeneuve
Welch
Wells
Wiseman
Worton—67.

NAYS

Bain
Bounsall
Bryden
Burr
Cassidy
Davidson
(Cambridge)
Davison
(Hamilton Centre)
Deans
Di Santo
Dukszta

Ferrier
Foulds
Germa
Gigantes
Grande
Laughren
Lawlor
Lupusella
MacDonald
Mackenzie
Makarchuk

Martel
McClellan
Moffatt
Philip
Renwick
Sandeman
Swart
Warner
Wildman
Young
Ziemba—32.

And the Bill was accordingly read the second time and Ordered for Third Reading.

The following Bill was read the third time and was passed:-

Bill 52, An Act respecting The Sault Ste. Marie Board of Education and Teachers Dispute.

The House resolved itself into a Committee to consider a certain Bill:—

After some time, Mr. Speaker resumed the Chair, and the Chairman reported,

That the Committee had directed him to report progress on Bill 46, An Act to amend The Retail Sales Tax Act.

Ordered, That the report be now received and adopted.

THE AFTERNOON SITTING

2.00 O'CLOCK P.M.

Ministers' Statements and Question Period to 2.54 p.m.

The following Sessional Paper was Tabled:—

Planning report entitled Perspectives on the 1000 Islands Region (No. 33).

On motion by Mr. Meen,

Ordered, That, Estimates be referred to Standing Committees as follows:

MISCELLANEOUS ESTIMATES COMMITTEE

Office of the Assembly Government Services

Administration of Justice Committee

Office of the Ombudsman Justice Policy Attorney General Consumer and Commercial Relations Correctional Services Solicitor General

RESOURCES DEVELOPMENT COMMITTEE

Housing
Resources Development Policy
Agriculture and Food
Energy
Environment
Industry and Tourism
Labour
Natural Resources
Transportation and Communications

Also, that the Committees be authorized to sit concurrently with the House for consideration of the Estimates referred to them.

The following Bills were introduced and read the first time:—

Bill 54, An Act to amend The Municipality of Metropolitan Toronto Act. Mr. McKeough.

Bill 55, The Regional Municipalities Amendment Act, 1976. $Mr.\ Mc-Keough.$

Bill 56, An Act to amend The Dead Animal Disposal Act. Mr. Newman (Durham York).

The answer was Tabled to question No. 25 (see Hansard).

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Meen,

Ordered, That the debate be Adjourned.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 46, An Act to amend The Retail Sales Tax Act.

Ordered, That the report be now received and adopted.

The following Bill was read the third time and was passed:—

Bill 46, An Act to amend The Retail Sales Tax Act.

The following Bill was read the second time:-

Bill 43, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.* Ordered for Third Reading.

^{*}Lieutenant Governor's recommendation received.

Mr. Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in her Chambers:—

Bill 1, An Act to amend The Arbitrations Act.

Bill 3, An Act to amend The Representation Act, 1975.

Bill 5, An Act respecting Members of Commodity Boards.

Bill 6, An Act to amend The Drainage Act, 1975.

Bill 7, An Act to amend The Territorial Division Act.

Bill 8, An Act to amend The Local Improvement Act.

Bill 10, An Act to amend The Gift Tax Act, 1972.

Bill 11, An Act to amend The Income Tax Act.

Bill 12, An Act to repeal The Emergency Measures Act.

Bill 13, An Act to provide for Certain Rights for Blind Persons.

Bill 14, An Act to amend The County Judges Act.

Bill 15, An Act to amend The Judicature Act.

Bill 16, An Act to amend The Evidence Act.

Bill 17, An Act to amend The Surrogate Courts Act.

Bill 18, An Act to amend The Public Authorities Protection Act.

Bill 26, An Act to amend The Succession Duty Act.

Bill 34, An Act to amend The Ontario Energy Board Act.

Bill 39, An Act to amend The Public Commercial Vehicles Act.

Bill 46. An Act to amend The Retail Sales Tax Act.

Bill 48, An Act to amend The Tobacco Tax Act.

Bill 51, An Act respecting The Central Algoma Board of Education and Teachers Dispute.

Bill 52, An Act respecting The Sault Ste. Marie Board of Education and Teachers Dispute.

The following Bill was read the third time and was passed:-

Bill 43, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

The following Bill was read the second time:-

Bill 25, An Act to amend The Highway Traffic Act. Ordered for Committee of the Whole House.

The following Bills were read the second time:-

Bill Pr2, An Act respecting the Township of Wicksteed.

Bill Pr3, An Act respecting the Borough of Scarborough.

Bill Pr4, An Act respecting the Township of Nepean.

Bill Pr7, An Act respecting McMaster University.

Bill Pr8, An Act respecting the Borough of York.

Bill Pr10, An Act respecting St. Andrew's Church, Ottawa.

Bill Pr22, An Act respecting Welland Area Y.M.C.A.-Y.W.C.A.

The following Bills were read the third time and were passed:—

Bill Pr2, An Act respecting the Township of Wicksteed.

Bill Pr3, An Act respecting the Borough of Scarborough.

Bill Pr4, An Act respecting the Township of Nepean.

Bill Pr7, An Act respecting McMaster University.

Bill Pr8, An Act respecting the Borough of York.

Bill Pr10, An Act respecting St. Andrew's Church, Ottawa.

Bill Pr22, An Act respecting Welland Area Y.M.C.A.-Y.W.C.A.

The House then adjourned at 5.35 p.m.

TWENTY-SECOND DAY

TUESDAY, APRIL 20TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was Tabled:-

"Youth and Alcohol" (No. 34).

The following Bills were introduced and read the first time:-

Bill 57, An Act to amend The Condominium Act. Mr. Leluk.

Bill 58, An Act to amend The Condominium Act. Mr. Leluk.

The following Bills were read the second time:-

Bill 27, An Act to amend The Ontario Municipal Employees Retirement System Act. Ordered for Third Reading.

Bill 41, An Act to amend The Public Utilities Act. Ordered for Third Reading.

Bill 56, An Act to amend The Dead Animal Disposal Act. Ordered for Committee of the Whole House.

The following Bills were read the third time and were passed:—

Bill 27, An Act to amend The Ontario Municipal Employees Retirement System Act.

Bill 41, An Act to amend The Public Utilities Act.

The House resolved itself into a Committee to consider certain Bills:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment:—

Bill 56, An Act to amend The Dead Animal Disposal Act.

Also that the Committee had directed him to report the following Bill with certain amendments:—

Bill 25, An Act to amend The Highway Traffic Act.

And progress on Bill 9, An Act to amend The Niagara Escarpment Planning and Development Act, 1973.

Ordered, That the Report be now received and adopted.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The following Bill was read the third time and was passed:—

Bill 56, An Act to amend The Dead Animal Disposal Act.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. McEwen,

Ordered, That the debate be Adjourned.

The House then adjourned at 10.30 p.m.

TWENTY-THIRD DAY

WEDNESDAY, APRIL 21st, 1976

The following Committees met:-

The Select Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature.

The Select Committee on Ontario Hydro's Proposed Rate Increase.

The Standing Private Bills Committee.

TWENTY-FOURTH DAY

THURSDAY, APRIL 22ND, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Auld delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by her own hand, and the said message was read by Mr. Speaker and is as follows:—

PAULINE M. McGIBBON

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st March, 1977 and recommends them to the Legislative Assembly.

Toronto, 22nd April, 1976.

(Sessional Paper No. 3-Volumes 1 and 3, 1976-77).

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying the same, be referred to the Committee of Supply.

The Premier expressed the congratulations of the House to Her Majesty the Queen on the celebration of her birthday, in which he was joined by the Leader of Her Majesty's Loyal Opposition.

The following Bills were introduced and read the first time:-

Bill 59, An Act to amend The Public Health Act. Mrs. Stephenson.

Bill 60, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session). *Mr. Handleman*.

The following Sessional Papers were Tabled:—

Telex from Prime Minister of Canada to the Premier of Ontario respecting the First Ministers Conferences in May and June, 1976 (No.~35).

Oil and Gas Pricing and Trade Competition: An Ontario View (No. 36).

Ontario Law Reform Commission Report on Landlord and Tenant Law (No. 37).

Ministry of Government Services Design and Construction Program for 1976-77 (No. 38).

Mr. Lawlor from the Standing Private Bills Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bills without amendment:—

Bill Pr5, An Act respecting the City of Cambridge.

Bill Pr11, An Act respecting Napco Poultry Limited.

Bill Pr14, An Act respecting the Town of Fort Erie.

Bill Pr15, An Act respecting the Town of Fort Erie.

Bill Pr17, An Act respecting the Institute of Professional Librarians of Ontario.

Bill Pr20, An Act respecting the City of Ottawa.

Your Committee begs to report the following Bill with certain amendments:— $\,$

Bill Pr18, An Act respecting the City of Niagara Falls.

Your Committee recommends that Bill Pr1, An Act respecting Mid-Erie Acceptance Corporation Limited and Bill Pr23, An Act respecting Rancheria Mining Company Limited be not reported.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

THE EVENING SITTING

8.00 O'CLOCK P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

MINISTRY OF REVENUE

901.	To defray the	expenses	of	the	Ministry	Administration	
	Program					\$	4,034,000

 And after some time.

Mr Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

TWENTY-FIFTH DAY

FRIDAY, APRIL 23RD, 1976

PRAYERS

10.00 O'CLOCK A.M.

The answer was Tabled to question No. 18 (see Hansard).

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion. That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Conway,

Ordered, That the debate be Adjourned.

Mr Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in her Chambers:—

Bill 27, An Act to amend The Ontario Municipal Employees Retirement System Act.

Bill 41, An Act to amend The Public Utilities Act.

Bill 43 An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 56, An Act to amend The Dead Animal Disposal Act.

Bill Pr2, An Act respecting the Township of Wicksteed.

Bill Pr3, An Act respecting the Borough of Scarborough.

Bill Pr4, An Act respecting the Township of Nepean.

Bill Pr8, An Act respecting the Borough of York.

Bill Pr10, An Act respecting St. Andrew's Church, Ottawa.

Bill Pr22, An Act respecting Welland Area Y.M.C.A.-Y.W.C.A.

The House then adjourned at 1.00 p.m.

TWENTY-SIXTH DAY

MONDAY, APRIL 26TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was Tabled:—

Annual report of the Royal Ontario Museum for the year ending June 30, 1975 (No. 39).

On motion by Mr. Welch,

Ordered, That, the order for third reading of Bill 25, An Act to amend The Highway Traffic Act be discharged and the Bill be referred back to the Committee of the Whole House for reconsideration of those sections of the Bill which were deleted by the Committee, namely—

Section 3—Subsection 4

Section 4—Subsection 2

and Section 19.

The following Bill was introduced and read the first time:-

Bill 61, An Act to amend The Consumer Reporting Act, 1973. Mr. Reid (Rainy River).

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sum:—

MINISTRY OF REVENUE

903. To defray the expenses of the Guaranteed Income and Tax Credit Program.....\$ 140,960,000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to a certain Resolution also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Mr. Di Santo moved, seconded by Ms. Bryden, That, in the opinion of this House, it now being eight years since the Smith Committee on taxation reported, a Select Committee of the House should be appointed, with power to sit when the House is not in session, to study ways of reforming the tax system of Ontario to make it fairer and, without limiting the generality of the foregoing, to examine in particular: (i) The burden of local and regional taxation on the homeowner. (ii) New sources of revenue for local and regional governments, including sharing of income tax, corporation tax, sales tax and resource taxes. (iii) Alternative methods of financing education costs. (iv) Ways of preventing a significant shift in the relative burdens borne by different categories of property tax payers as a result of the coming change to assessment based on market value.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

TWENTY-SEVENTH DAY

TUESDAY, APRIL 27th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Bills were introduced and read the first time:—

Bill 62, An Act to amend The Planning Act. Mr. Rhodes.

Bill 63, An Act to provide for Individualized Price Marking on Products. Mr. MacDonald.

Bill 64, An Act to amend The Housing Development Act. Mr. Rhodes.

Bill 65, An Act to provide for the Appointment of a Labour Ombudsman. Mr. Reid (Rainy River).

Bill 66, An Act to amend The Ontario Human Rights Code. Mr. Leluk.

Bill 67, An Act to establish The Ontario Bill of Rights. Mr. Roy.

Answers were Tabled to questions Nos. 32 and 34 (See Hansard).

The following Bills were read the second time and Ordered for Third Reading:—

Bill Pr5, An Act respecting the City of Cambridge.

Bill Pr11, An Act respecting Napco Poultry Limited.

Bill Pr14, An Act respecting the Town of Fort Erie.

Bill Pr15, An Act respecting the Town of Fort Erie.

Bill Pr17, An Act respecting the Institute of Professional Librarians of Ontario.

Bill Pr18, An Act respecting the City of Niagara Falls.

Bill Pr20, An Act respecting the City of Ottawa.

The following Bills were read the third time and were passed:—

Bill Pr5, An Act respecting the City of Cambridge.

Bill Pr11, An Act respecting Napco Poultry Limited.

Bill Pr14, An Act respecting the Town of Fort Erie.

Bill Pr15, An Act respecting the Town of Fort Erie.

Bill Pr17, An Act respecting the Institute of Professional Librarians of Ontario.

Bill Pr18, An Act respecting the City of Niagara Falls.

Bill Pr20, An Act respecting the City of Ottawa.

The following Bills were read the second time:—

Bill 45, An Act to amend The Corporations Tax Act, 1972. Ordered for Committee of the Whole House.

Bill 54, An Act to amend The Municipality of Metropolitan Toronto Act. Ordered for Committee of the Whole House.

Debate on the motion for Second Reading of Bill 60, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session), was adjourned.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Mr. Williams,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

TWENTY-EIGHTH DAY

WEDNESDAY, APRIL 28TH, 1976

The following Committee met:-

The Standing Private Bills Committee.

TWENTY-NINTH DAY

THURSDAY, APRIL 29TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was Tabled:-

1974 Municipal Financial Information (No. 40).

Mr. Lawlor from the Standing Private Bills Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bill without amendment:—

Bill Pr26, An Act respecting the City of Hamilton.

Your Committee begs to report the following Bills with certain amendments:— $\,$

Bill Pr6, An Act respecting the Welland-Port Colborne Airport.

Bill Pr19, An Act respecting the City of Hamilton.

Your Committee would recommend that the time for presenting Reports by the Committee be extended to Friday, the 21st day of May, 1976.

The following Bills were introduced and read the first time:-

Bill 68, An Act to prevent post retirement integration of Insurance Moneys and Pension Benefits with increases in Government social security plans. *Mr. Laughren*.

Bill 69, An Act to amend The Municipal Elections Act. Mr. Samis.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

MINISTRY OF REVENUE

MANAGEMENT BOARD

501. To defray the expenses of the Administration Program..\$ 172,036,000

THE EVENING SITTING

8.00 O'CLOCK P.M.

502.	To defray the expenses of the Policy Development Program	1,675,000
503.	To defray the expenses of the Management Board Analysis Program	3,091,000
504.	To defray the expenses of the Management Audit Program	567,000
505.	To defray the expenses of the Employee Relations Program	686,000
506.	To defray the expenses of the Personnel Services Program	1,545,000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 9.56 p.m.

THIRTIETH DAY

FRIDAY, APRIL 30TH, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Paper was Tabled:-

Ontario's Proposal for an Alternative Method of Pricing Domestic Crude Oil $(No.\ 41)$.

 $\mbox{Mr.}$ McKessock from the Standing Miscellaneous Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office of the Assembly be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

OFFICE OF THE ASSEMBLY:

On motion by Mr. Welch,

 $\it Ordered, That, the Private Members Hour for Monday, May 3rd be held at 5 o'clock on Thursday, May 6th.$

The following Bills were introduced and read the first time:—

Bill 70, An Act to amend The Highway Traffic Act. Mr. Evans.

Bill 71, An Act to amend The Employment Standards Act, 1974. Mr. Lewis.

Bill 72, An Act to amend The Legislative Assembly Act. Mr. Williams.

Answers were tabled to Questions Nos. 2, 16 and 22 (See Hansard).

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Di Santo

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

THIRTY-FIRST DAY

MONDAY, MAY 3RD, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were Tabled:—

Background Papers: An Investigation of Freight Rates and Related Problems in Northern Ontario (No. 42).

Reasons for Decision of Ontario Highway Transport Board: Carleton Bus Lines (Antrim) Limited and Wagar Coach Lines Limited (No. 43).

Annual Report of Ontario Stock Yards Board for year ended June 30th, 1975 (No. 44).

Annual Report of Co-Operative Loans Board for year ended March 31st, 1976 (No. 45).

Annual Report of Ontario Food Terminal Board for year ended March 31st, 1975 (No. 46).

The Order of the Day for Consideration of "Ontario's Proposal for an Alternative Method of Pricing Domestic Crude Oil", having been read,

A debate arose.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

THIRTY-SECOND DAY

TUESDAY, MAY 4TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Bills were introduced and read the first time:—

Bill 73, An Act respecting Simcoe Day. Mr. Smith (Simcoe East).

Bill 74, An Act to provide for the Regulation of Driver Training Schools. *Mr. Reid* (Rainy River).

The following Bills were read the second time and Ordered for Third Reading:—

Bill Pr6, An Act respecting the Welland-Port Colborne Airport.

Bill Pr19, An Act respecting the City of Hamilton.

Bill Pr26, An Act respecting the City of Hamilton.

The following Bills were read the third time and were passed:—

Bill Pr6, An Act respecting the Welland-Port Colborne Airport.

Bill Pr19, An Act respecting the City of Hamilton.

Bill Pr26, An Act respecting the City of Hamilton.

The debate on the motion for Second Reading of Bill 60, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session), was resumed and after some time, the motion was carried on the following division:—

AYES

Auld Belanger Bennett Bernier Birch Breithaupt Brunelle Bullbrook Conway Cunningham Davis Drea Eakins Eaton Edighoffer Evans Ferris Gaunt Good Gregory Grossman Haggerty

Gregory
Grossman
Haggerty
Hall
Handleman
Henderson
Hodgson
Irvine

Johnson
(Wellington-Dufferin-Peel)
Johnston
(St. Catharines)
Jones
Kennedy
Kerr
Kerrio
Lane
Leluk
MacBeth

Maeck
Mancini
McCague
McEwen
McKeough
McKessock
McMurtry
McNeil
Meen
Miller

Morrow
Newman
(Durham York)
Newman
(Windsor Walkerville)

(Haldimand-Norfolk)

Nixon Parrott Reed

(Halton-Burlington)
Rhodes
Riddell
Roy
Ruston
Scrivener
Shore
Singer
Smith

(Hamilton Mountain)

Smith

(Hamilton West)
Snow
Spence
Stephenson
Sweeney
Taylor
Villeneuve
Welch
Williams
Wiseman

Yakabuski—72.

Worton

NAYS

Angus
Bounsall
Breaugh
Bryden
Burr
Cassidy
Davidson
(Cambridge)
Davison

(Hamilton Centre)

Deans
Di Santo
Dukszta
Gigantes
Godfrey
Lawlor
Lewis
Lupusella
MacDonald
Mackenzie

Makarchuk Moffatt Philip Renwick Samis Sandeman Warner Wildman Ziemba—27.

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

Debate on the motion for Second Reading of Bill 59, An Act to amend The Public Health Act, was adjourned.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Mr. McEwen,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

THIRTY-THIRD DAY

WEDNESDAY, MAY 5th, 1976

The following Committees met:-

The Standing Private Bills Committee.

The Standing Regulations Committee.

THIRTY-FOURTH DAY

THURSDAY, MAY 6TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was Tabled:—

The Report of the Environmental Hearing Board on Hearings held on Lead Contamination in the Metropolitan Toronto Area and the Report of the Lead Data Analysis Task Force (No. 47).

Mr. Breaugh from the Standing Private Bills Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bill without amendment:—

Bill Pr12, An Act respecting the City of Burlington.

Your Committee begs to report the following Bills with certain amendments:—

Bill Pr13, An Act respecting the City of Toronto.

Bill Pr21, An Act respecting the Dovercourt Baptist Foundation.

Your Committee further recommends that the House give unanimous consent to the suspension of Standing Order 61 (e) so as to permit Clause 5 of Bill Pr9, An Act respecting The Kent County Roman Catholic Separate School Board to be reported without amendment and the remainder of the Bill with a certain amendment.

And unanimous consent being given, the Bill was reported with a certain amendment.

On motion by Mr. Welch,

Ordered, That, notwithstanding Standing Order 87 (e) the Estimates of the Provincial Auditor be referred to the Miscellaneous Estimates Committee and that no time be deducted from the proceedings in the Committee of Supply.

The following Bills were introduced and read the first time:—

Bill 75, An Act respecting The Board of Education for the City of Windsor and Teachers Dispute. Mr. Wells.

Bill 76, An Act to amend The Personal Property Security Act. Mr. Handleman.

Bill 77, An Act to amend The Vital Statistics Act. Mr. Handleman.

Bill 78, An Act to amend The City of Thunder Bay Act, 1968-69. Mr. McKeough.

Bill 79, An Act to amend The Ontario Human Rights Code. Mr. Bounsall.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Treasury, Economics and Intergovernmental Affairs,

and after some time,

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Mrs. Campbell moved, seconded by Mr. Reed (Halton-Burlington), That the Human Rights Code be amended so as to include the provision that no person shall discriminate against another by reason of sexual orientation or affectional preference.

The debate concluded at 6.00 p.m.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The Order of the Day for Second Reading of Bill 75, An Act respecting The Board of Education for the City of Windsor and Teachers Dispute, having been read,

Mr. Wells moved, That the Bill be now read a second time,

And a debate arising, after some time,

Mr. Bounsall moved, seconded by Mr. Foulds, That Bill 75 be not now read a second time but that it be read a second time one hour hence, and that it now be referred back to have incorporated therein the following amendments:

Section 1, subsection 1 (a) to be deleted and all subsequent clauses of section 1 be renumbered.

Section 2, subsection 2, to be deleted and the following substituted therefor:

"During the period from and including the first school day after the day this Act comes into force until an agreement as defined under The School Boards and Teachers Collective Negotiations Act, 1975, comes into effect, no teacher shall take part in a strike against the board of education and the board of education shall not lock out a teacher".

Section 3, subsections 1, 2, 4 and 5 to be deleted.

Subsection 3 of section 3 to be amended to read as follows:

"The parties shall each give written notice to the Minister of Education within seven days after the day this Act comes into force setting out all the matters the parties have agreed upon for inclusion in an agreement and the matters remaining in dispute between the parties, and the notice shall be deemed to be notice to the commission and thereafter, except as provided in section 57 of The School Boards and Teachers Collective Negotiations Act, 1975, a party shall not withdraw from the negotiations hereinafter provided for".

Section 4, subsections 1 and 2, to be deleted and the following to be substituted therefor:

Subsection 1.

"The parties involved are instructed to resume forthwith negotiations in good faith in order to resolve all matters remaining in dispute".

Subsection 2.

"Notwithstanding subsection 1 of section 51 of The School Boards and Teachers Collective Negotiations Act, 1975, the agreement giving effect to all matters agreed upon by the parties shall be for the period commencing on the 2nd day of January, 1976 and expiring on the 31st day of August, 1977".

The debate continued and, after some time, it was,

On motion by Mr. Foulds,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

THIRTY-FIFTH DAY

FRIDAY, MAY 7TH, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Papers were tabled:—

Documents Relating to Syncrude Project (No. 48).

Ministry of the Solicitor General — Annual Report 1975 (No. 49).

Mr. Lawlor from the Standing Administration of Justice Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Correctional Services be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF CORRECTIONAL SERVICES:

Ministry Administration Program	6,519,000
Rehabilitation of Adult Offenders Program	85,610,000
Rehabilitation of Juveniles Program	35,659,000

The following Bills were introduced and read the first time:-

Bill 80, An Act to amend The Child Welfare Act. Mr. Leluk.

Bill 81, An Act to amend The Environmental Protection Act, 1971. Mr. Kerr.

Answers were tabled to Questions Nos. 11, 12, 20, 30, 36, 39, 46, 49, 50, 51 and 53 (See Hansard).

Debate on the motion for Second Reading of Bill 75, An Act respecting The Board of Education for the City of Windsor and Teachers Dispute was resumed and after some time, Mr. Speaker put the Question:—

"Shall the bill be NOW read a second time" which motion was carried on the following division:—

AYES

Belanger Bennett	Evans Ferris	Johnson (Wellington- Dufferin-Peel)
Bernier	Givens	Kennedy
Breithaupt	Good	Kerr
Brunelle	Gregory	Kerrio
Bullbrook	Grossman	Leluk
Campbell	Haggerty	MacBeth
Cunningham	Hall	Maeck
Davis	Handleman	McCague
Drea	Henderson	McEwen
Eaton	Hodgson	McKeough

Aves-Continued

McMurtry McNeil Meen Newman (Durham York) Newman

(Windsor-Walkerville) Nixon Parrott

Peterson Reed

(Halton-Burlington)

Reid (Rainy River) Rhodes Riddell Ruston Scrivener Shore Singer Smith

(Hamilton Mountain)

Sweeney Taylor Timbrell Villeneuve Welch Wells Williams Worton

Yakabuski—58.

NAYS

Bounsall Bryden Burr Cassidy Davidson (Cambridge) Davison (Hamilton Centre)

Deans

Di Santo Ferrier Foulds Germa Godfrey Grande Lawlor Lupusella MacDonald Mackenzie Martel Moffatt Philip Renwick Samis Sandeman Warner Ziemba-25.

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:-

Bill 75, An Act respecting The Board of Education for the City of Windsor and Teachers Dispute.

Ordered, That the report be now received and adopted.

The following Bill was read the third time and was passed:—

Bill 75, An Act respecting The Board of Education for the City of Windsor and Teachers Dispute.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent''.

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's Assent is prayed:—

 $\,$ Bill 75, An Act respecting The Board of Education for the City of Windsor and Teachers Dispute.

Bill Pr5, An Act respecting the City of Cambridge.

Bill Pr6, An Act respecting the Welland-Port Colborne Airport.

Bill Pr11, An Act respecting Napco Poultry Limited.

Bill Pr14, An Act respecting the Town of Fort Erie.

Bill Pr15, An Act respecting the Town of Fort Erie.

Bill Pr17, An Act respecting the Institute of Professional Librarians of Ontario.

Bill Pr18, An Act respecting the City of Niagara Falls.

Bill Pr19, An Act respecting the City of Hamilton.

Bill Pr20, An Act respecting the City of Ottawa.

Bill Pr26, An Act respecting the City of Hamilton."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills".

The House then adjourned at 12.50 p.m.

THIRTY-SIXTH DAY

MONDAY, MAY 10TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Annual Report of Office of the Registrar General for the year ending December 31, 1975 (No. 50).

Interim Report of Public Inquiry re Laurentian Hospital, Sudbury (No. 51).

On motion by Mr. Welch,

Ordered, That, the Private Members Hour for Monday, May 10th be held at 5 o'clock on Tuesday, May 11th.

Answers were tabled to Questions Nos. 23, 24, 26, 28, 57, 61 and 62 (See Hansard).

The following Bill was read the second time:—

Bill 78, An Act to amend The City of Thunder Bay Act, 1968-69. Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider certain Bills:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 45, An Act to amend The Corporations Tax Act, 1972.

And progress on Bill 47, An Act to amend The Ontario Guaranteed Annual Income Act, 1974.

Ordered, That the Report be now received and adopted.

The House then adjourned at 6.05 p.m.

THIRTY-SEVENTH DAY

TUESDAY, MAY 11TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Ministry of Natural Resources Statistics 1975 (No. 52).

Ministry of Natural Resources Annual Report of the Minister 1975 (No. 53).

On motion by Mr. Welch,

Ordered, That, when the House adjourns on Thursday, May 13th it stand adjourned until Monday, May 17th.

The following Bills were introduced and read the first time:—

Bill 82, An Act to amend The Public Transportation and Highway Improvement Act. Mr. Snow.

Bill 83, An Act to amend The Family Benefits Act. Mr. Martel.

Bill 84, An Act to amend The Judicial Review Procedure Act, 1971. Mr. McMurtry.

Bill 85, An Act to reform the Law respecting Succession to the Estates of Deceased Persons. *Mr. McMurtry*.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment:—

Bill 78, An Act to amend The City of Thunder Bay Act, 1968-69.

Ordered, That the Report be now received and adopted.

The following Bills were read the third time and were passed:—

Bill 45, An Act to amend The Corporations Tax Act, 1972.

Bill 78, An Act to amend The City of Thunder Bay Act, 1968-69.

The House resolved itself into a Committee to consider certain Bills:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with a certain amendment:—

Bill 47, An Act to amend The Ontario Guaranteed Annual Income Act, 1974.

And progress on Bill 9, An Act to amend The Niagara Escarpment Planning and Development Act, 1973.

Ordered, That the Report be now received and adopted.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Deans,

Ordered, That the debate be adjourned.

Mr. Leluk moved second reading of Bill 38, An Act to amend The Public Health Act.

The debate concluded at 6.00 p.m.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Kennedy,

Ordered, That the debate be adjourned.

The House then adjourned at 10.05 p.m.

THIRTY-EIGHTH DAY

WEDNESDAY, MAY 12TH, 1976

The following Committees met:-

The Standing Administration of Justice Committee.

The Standing Regulations Committee.

The Standing Resources Development Committee.

THIRTY-NINTH DAY

THURSDAY, MAY 13TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Annual Report of the Ontario Arts Council for the year ending March 31, 1975 (No. 54).

Anti-Inflation Program: The First Six Months (No. 55).

Regional Government in Perspective: A Financial Review (No. 56).

The Law Society of Upper Canada Ontario Legal Aid Plan Annual Report 1975 (No. 57).

Public Trustee Financial Statements and Report on the audit year ended March 31st, 1975 (No. 58).

Report of the Law Foundation of Ontario for the year 1974 (No. 59).

The following Bill was introduced and read the first time:-

Bill 86, An Act to amend The Health Insurance Act, 1972. Mr. Ziemba.

Answers were Tabled to questions Nos. 31, 48, 52, 55, 64, 66, 77 and 78 (See Hansard).

The following Bill was read the third time and was passed:—

Bill 47, An Act to amend The Ontario Guaranteed Annual Income Act, 1974.

The following Bills were read the second time and Ordered for Third Reading:—

Bill Pr9, An Act respecting The Kent County Roman Catholic Separate School Board.

Bill Pr12, An Act respecting the City of Burlington.

Bill Pr13, An Act respecting the City of Toronto.

Bill Pr21, An Act respecting the Dovercourt Baptist Foundation.

The following Bills were read the third time and were passed:—

Bill Pr9, An Act respecting The Kent County Roman Catholic Separate School Board.

Bill Pr12, An Act respecting the City of Burlington.

Bill Pr13, An Act respecting the City of Toronto.

Bill Pr21, An Act respecting the Dovercourt Baptist Foundation.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

MINISTRY OF TREASURY, ECONOMICS AND INTERGOVERNMENTAL AFFAIRS

1001	To defray the expenses of the Ministry Administration Program	4,221,000
1002	To defray the expenses of the Ontario Economic Council Program	852,000
1003	To defray the expenses of the Central Statistical Services Program	1,632,000
1004	To defray the expenses of the Economic Policy and Intergovernmental Affairs Program	3,574,000

THE EVENING SITTING

8.00 O'CLOCK P.M.

1005. To defray the expenses of the Finance Program \$ 6,042,000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Mr. Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in her Chambers:—

Bill 45, An Act to amend The Corporations Tax Act, 1972.

Bill 47, An Act to amend The Ontario Guaranteed Annual Income Act, 1974.

Bill 78, An Act to amend The City of Thunder Bay Act, 1968-69.

Bill Pr9, An Act respecting The Kent County Roman Catholic Separate School Board.

Bill Pr12, An Act respecting the City of Burlington.

Bill Pr13, An Act respecting the City of Toronto.

Bill Pr21, An Act respecting the Dovercourt Baptist Foundation.

The House then adjourned at 10.30 p.m.

FORTIETH DAY

MONDAY, MAY 17TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:-

26th Annual Report of the Ontario Racing Commission for the year 1975 (No.~60).

Answers were Tabled to questions Nos. 42, 72 and 87 (See Hansard).

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Breithaupt,

Ordered, That the debate be adjourned.

Mr. Laughren moved Second Reading of Bill 68, An Act to prevent post retirement integration of Insurance Moneys and Pension Benefits with increases in Government social security plans.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

FORTY-FIRST DAY

TUESDAY, MAY 18TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Bill was introduced and read the first time:—

Bill 87, An Act to amend The Education Act, 1974. Mr. Wells.

Answers were Tabled to questions Nos. 21, 29 and 73 (See Hansard).

The House resolved itself into a Committee to consider certain Bills:—

THE EVENING SITTING

8.00 O'CLOCK P.M.

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bills with certain amendments:—

Bill 9, An Act to amend The Niagara Escarpment Planning and Development Act, 1973.

Bill 60, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session).

Ordered, That the report be now received and adopted.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Wells,

Ordered, That the debate be adjourned.

Two matters were debated on the motion to adjourn and the House then adjourned at 10.50 p.m.

FORTY-SECOND DAY

WEDNESDAY, MAY 19TH, 1976

The following Committees met:-

The Standing Private Bills Committee.

The Standing Resources Development Committee.

FORTY-THIRD DAY

THURSDAY, MAY 20TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:—

Report of the Ontario Cancer Treatment and Research Foundation: Cancer in Ontario 1975 (No. 61).

Mr. Lawlor from the Standing Private Bills Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bills with certain amendments:—

Bill Pr16, An Act respecting the City of Windsor.

Bill Pr24, An Act respecting the Township of West Carleton.

Bill Pr25, An Act respecting the Township of Bosanquet.

The following Bill was introduced and read the first time:—

Bill 88, An Act to amend The Mental Health Act, 1974. Mr. Smith (Simcoe East).

Answers were Tabled to questions Nos. 5 and 9 (See Hansard).

The following Bills were read the third time and were passed:—

Bill 9, An Act to amend The Niagara Escarpment Planning and Development Act, 1973.

Bill 60, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session).

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

MINISTRY OF TREASURY, ECONOMICS AND INTERGOVERNMENTAL AFFAIRS

1006.	To defray	the	expenses	of	the	Urban	and	Regional	
	Affairs F	rogra	m					\$	61,635,000

1007. To defray the expenses of the Tax Reform Program.... 384,335,000

THE EVENING SITTING

8.00 O'CLOCK P.M.

1976

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

FORTY-FOURTH DAY

FRIDAY, MAY 21st, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Paper was tabled:-

Report of the Study Mission on Aid to Developing Countries and a related letter to Bishop Ragg (No. 62).

On motion by Mr. Welch,

Ordered, That, when the House rises today it stand adjourned until Tuesday next, May 25th.

The following Bills were read the second time and Ordered for Third Reading:—

Bill Pr16, An Act respecting the City of Windsor.

Bill Pr24, An Act respecting the Township of West Carleton.

Bill Pr25, An Act respecting the Township of Bosanquet.

The following Bills were read the third time and were passed:—

Bill Pr16, An Act respecting the City of Windsor.

Bill Pr24, An Act respecting the Township of West Carleton.

Bill Pr25, An Act respecting the Township of Bosanquet.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Smith (Hamilton Mountain),

Ordered, That the debate be adjourned.

Mr. Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in her Chambers:—

Bill 9, An Act to amend The Niagara Escarpment Planning and Development Act, 1973.

Bill 60, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session).

Bill Pr16, An Act respecting the City of Windsor.

Bill Pr24, An Act respecting the Township of West Carleton.

Bill Pr25, An Act respecting the Township of Bosanquet.

The House then adjourned at 1.00 p.m.

FORTY-FIFTH DAY

TUESDAY, MAY 25TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

1976 Municipal Directory (No. 63).

Annual Report of the Ontario Economic Council 1975-76 (No. 64).

Report on the Ontario Heritage Foundation for the year ending March 31, 1975 (No. 65).

On motion by Mr. Welch, seconded by Mr. Deans,

Ordered, That a Select Committee of the Legislature be appointed to examine, investigate, enquire into, study and report on all matters pertaining to the transportation in Ontario of goods on Ontario highways, including all matters affecting or pertaining to the shippers of goods and the transporters of goods whether for gain or not for gain, the regulatory process and the public interest in general and without restricting the generality of the foregoing, including all matters relating to the following:

[—]in present day circumstances, types and quality of highway transportation services offered to and used by the shipping public;

- —the effectiveness of the existing highway transport industry, both private and for-hire, to meet the needs of shippers and the public;
- —the ability of the highway transport industry to respond to changes in shippers' needs;
- —the registration of commercial vehicle ownership under The Highway Traffic Act of commercial vehicles used in highway transportation services;
- —the impact of the growth in the use of owner/operators, brokers, leasing companies, driver pools on the highway transport industry and the highway transportation services to the shipping public;
- —the impact of the present day regulatory process as it affects the public interest, shippers and carriers;
- —the effectiveness of the test of public necessity and convenience as a device to regulate entry and its capability of uniform application;
- —the relationship and impact of fleet size of individual operators to the application of a principle of control of entry into the for-hire trucking industry;
- the system of classifying carriers in relation to types of commodities, routes or types of vehicles as opposed to general classification of common or contract carrier;
- —the extent to which commodities exempted from regulation should be expanded or contracted;
- —the impact of rate filing, rate control and rate bureaux;
- —the effectiveness of the judicial process, as it applies to highway transportation licensing legislation to achieve compliance with regulatory requirements;
- —the investigatory powers necessary to enforce the statutory and regulatory requirements in the courts;
- —the effect of amending sections 10 and 11 of Regulation 418 under The Highway Traffic Act to expand or further restrict the terms of reciprocity therein set out and including the benefits to Ontario residents in acquiring such reciprocal rights in other Canadian and American jurisdictions;
- —the impact of applying fuel tax and sales tax to non-resident owners of commercial vehicles operated into Ontario under reciprocal rights;
- —and such other matters as may be referred to the Committee by the Minister of Transportation and Communications;

And to make such recommendations as are deemed advisable with respect thereto;

And to submit an interim report to the Assembly not later than September 30, 1976, and a final report not later than December 31, 1976.

And that the Select Committee have authority to sit during recesses and the interval between Sessions and have full power and authority to employ counsel and such other personnel as may be deemed advisable and to hold meetings and hearings in such places as the Committee may deem advisable and to call for persons, papers and things and to examine witnesses under oath, and the Assembly doth command and compel attendance before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which the Honourable the Speaker may issue his warrant or warrants.

And that the said Committee be composed of thirteen Members, as follows:

Mr. Gregory (Chairman), Messrs. Angus, Belanger, Cunningham, Drea, Lane, Lupusella, Moffatt, Philip, Reid (Rainy River), Smith (Nipissing), Villeneuve and Williams.

On motion by Mr. Welch, seconded by Mr. Breithaupt,

Ordered, That a Select Committee of the Legislature be appointed to continue the enquiry and review of the law affecting the Corporations in this Province as reported on by the Select Committee of this House appointed on June 22, 1965 and re-appointed on July 8, 1966, on July 23, 1968 and December 17, 1971 and to, in particular, enquire into and review the law relating to the business of insurance companies in the province including, but not restricted to,

- (a) the incorporation, licensing, regulation and supervision of insurers as joint stock companies, mutual corporations, fraternal societies, mutual benefit societies, exchanges, syndicates of underwriters and rating bureaus carrying on all classes of insurance business in this Province, mergers, amalgamations and reinsurance of liabilities, reporting to shareholders, policyholders and members, their solvency, liquidity and financial requirements, the purposes, scope and functions of their returns, reports, statistical gathering, and the basis for their rates and premiums;
- (b) automobile insurance contracts and, in particular, the provision of accident benefits, fire insurance, life insurance, accident and sickness and marine insurance contracts and generally insurance contracts in this Province;
- (c) the licensing, regulation and supervision of insurance agents, brokers and adjusters; and
- (d) the marketing of insurance in this Province.

And that the Select Committee have authority to sit during recesses and the interval between Sessions and have full power and authority to employ counsel and such other personnel as may be deemed advisable and to hold meetings and hearings in such places as the Committee may deem advisable and to call for persons, papers and things and to examine witnesses under oath, and the Assembly doth command and compel attendance before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which the Honourable the Speaker may issue his warrant or warrants.

And that the said Committee be composed of thirteen Members, as follows:

Mr. Singer (Chairman), Messrs. Breithaupt, Bullbrook, Germa, Grossman, Hodgson, Johnston (St. Catharines), Laughren, Lawlor, Renwick, Shore, Smith (Simcoe East) and Yakabuski.

On motion by Mr. Welch, seconded by Mr. Deans,

Ordered, That a Select Committee of the House be appointed to study the overall question of highway safety in all its phases, including the problems associated with drinking and driving, the methods of accident prevention now in general use, driver education in the school system and public education, and to examine and consider any proposals designed to reduce the number of highway accidents submitted to the Committee and to report on methods to achieve greater safety on the highway, and more particularly, such matters as:

- —the regulation and control of traffic through enforcement;
- —stricter enforcement of the laws that pertain to drinking-driving offences for all ages;
- —driver examination and licensing standards;
- —driver improvement and rehabilitation, including the demerit points system and traffic clinics (North York Traffic Tribunal);
- —an assessment of potential benefits of photos on non-counterfeitable drivers' licences and methods of implementation and administration;
- —an assessment of benefits of a vehicle registration and title system;
- —an assessment of benefits of Ontario's motor vehicle inspection programs;
- —the transportation of children to and from school and the vehicles and their drivers;
- —the licensing of driving schools;

- -equipment standards for tow trucks;
- -operation of multiple vehicle combinations (pup trailers);
- —the benefits of the application of a penalty against any person who leaves keys in the ignition lock of an unattended motor vehicle;
- —the most appropriate type of helmet for moped riders;
- —and such other matters as may be referred to the Committee by the Minister of Transportation and Communications;

And to submit an interim report to the Assembly not later than September 30, 1976, and a final report not later than December 31, 1976.

And that the Select Committee have authority to sit during recesses and the interval between Sessions and have full power and authority to employ counsel and such other personnel as may be deemed advisable and to hold meetings and hearings in such places as the Committee may deem advisable and to call for persons, papers and things and to examine witnesses under oath, and the Assembly doth command and compel attendance before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which the Honourable the Speaker may issue his warrant or warrants.

And that the said Committee be composed of thirteen Members, as follows:

Mr. Young (Chairman), Messrs. Bounsall, Breaugh, Ferrier, Givens, Johnson (Wellington-Dufferin-Peel), Kennedy, Maeck, McCague, Mackenzie, Nixon, Norton and Riddell.

The following Bills were introduced and read the first time:—

Bill 89, An Act to amend The Municipal Act. Mr. McKeough.

Bill 90, An Act to amend The Live Stock Community Sales Act. Mr. Newman (Durham-York).

The answer was tabled to question No. 3 (see Hansard)

The House resolved itself into a Committee to consider a certain Bill:

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 25, An Act to amend The Highway Traffic Act.

Ordered, That the report be now received and adopted.

The following Bill was read the second time:-

Bill 82, An Act to amend The Public Transportation and Highway Improvement Act. Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment:—

Bill 82, An Act to amend The Public Transportation and Highway Improvement Act.

Ordered, That the Report be now received and adopted.

The following Bills were read the third time and were passed:—

Bill 25, An Act to amend The Highway Traffic Act.

Bill 82, An Act to amend The Public Transportation and Highway Improvement Act.

The following Bills were read the second time:—

Bill 62, An Act to amend The Planning Act. Ordered for Committee of the Whole House.

Bill 64, An Act to amend The Housing Development Act. Ordered for Committee of the Whole House.

Bill 76, An Act to amend The Personal Property Security Act. Ordered for Third Reading.

Bill 77, An Act to amend The Vital Statistics Act. Ordered for Third Reading.

The following Bills were read the third time and were passed:—

Bill 76, An Act to amend The Personal Property Security Act.

Bill 77. An Act to amend The Vital Statistics Act.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 62, An Act to amend The Planning Act.

Ordered, That the Report be now received and adopted.

The following Bill was read the third time and was passed:—

Bill 62, An Act to amend The Planning Act.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate was resumed and, after some time,

On motion by Mr. Germa,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

FORTY-SIXTH DAY

WEDNESDAY, MAY 26TH, 1976

The following Committees met:-

The Select Committee on Ontario Hydro's proposed rate increase.

The Standing Resources Development Committee.

FORTY-SEVENTH DAY

THURSDAY, MAY 27th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:—

The Bank Act Review: A Preliminary Ontario Perspective (No. 66).

Mr. Edighoffer from the Standing Miscellaneous Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Government Services be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF GOVERNMENT SERVICES:

Ministry Administration Program\$	3,842,500
Upkeep of Accommodation Program	50,739,000
Supply and Services Program	59,575,000
Management and Information Services Program	796,000

The following Bills were introduced and read the first time:-

Bill 91, An Act to amend The Power Corporation Act. Mr. Sargent.

Bill 92, An Act for the Promotion and Protection of the Health and Safety of Persons engaged in Occupations. *Mr. Martel*.

Bill 93, An Act to prohibit the Sale of Handcuffs. Mr. Grossman.

Answers were Tabled to questions Nos. 17, 69, 80, 84 and 93 (See Hansard).

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

MINISTRY OF COLLEGES AND UNIVERSITIES

2601.	To defray the expenses of the Ministry Administration Program	4,905,000
2602.	To defray the expenses of the University Support Program	738,643,000
2603.	To defray the expenses of the Colleges and Adult Education Support Program	356,007,000
2604.	To defray the expenses of the Student Affairs Program	68,202,000

THE EVENING SITTING

8.00 O'CLOCK P.M.

MINISTRY OF CULTURE AND RECREATION

2801.	To defray the expenses of the Ministry Administration Program	3,925,000
2802.	To defray the expenses of the Heritage Conservation Program	15,550,000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

FORTY-EIGHTH DAY

FRIDAY, MAY 28TH, 1976

PRAYERS

10.00 O'CLOCK A.M.

The death of the Honourable W. Ross Macdonald, P.C., C.D., Q.C., LL.D., immediate past Lieutenant Governor of Ontario, was announced to the House by Mr. Speaker.

The Honourable William Davis, Premier, expressed the sorrow of the House and the people of Ontario and paid tribute to Mr. Macdonald's service to the nation and the province, in which he was joined by Mr. Donald C. MacDonald, Member for York South and Mr. Robert Nixon, Member for Brant-Oxford-Norfolk.

In respect to Mr. Macdonald's memory, the House then adjourned on motion by the Premier.

The House then adjourned at 10.20 a.m.

FORTY-NINTH DAY

MONDAY, MAY 31st, 1976

PRAYERS

2.00 О'Сьоск Р.М.

On motion by Mr. Welch, seconded by Mr. Lewis, *Ordered*, That this House note with profound regret the passing on Saturday, May 29, 1976 of Major B. Handley Geary, VC, sergeant-at-arms of the Ontario Legislature from 1947 until 1972, and that the House do now observe one minute of silence in his memory.

Mr. Edighoffer from the Standing Miscellaneous Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office of Provincial Auditor be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

OFFICE OF PROVINCIAL AUDITOR:

Administration of The Audit Act and Statutory Audits.....\$ 1,593,000

On motion by Mr. Welch,

Ordered, That, Mr. Eaton be substituted for Mr. Gregory on the Select Committee considering the Fourth and Fifth Reports of the Ontario Commission on the Legislature.

The following Bill was introduced and read the first time:—

Bill 94, An Act to provide certain Protections for Purchasers of New Homes. Mr. Handleman.

Answers were Tabled to Questions 19, 86 and 91 (See Hansard).

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

MINISTRY OF CULTURE AND RECREATION

2803. To defray the expenses of the Arts Support Program \$ 27,500,000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Mr. Newman (Windsor-Walkerville) moved Second Reading of Bill 23, An Act to amend The Ontario Human Rights Code.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

FIFTIETH DAY

TUESDAY, JUNE 1st, 1976

PRAYERS

2.00 О'Сьоск Р.М.

Mr. McNeil from the Standing Resources Development Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Housing be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF HOUSING:

Ministry Administration Program\$	4,641,000
Community Planning Program	35,102,000
Housing Action Program	60,571,000
Housing Development Program	347,903,000
Home Buyers Grant Program	23,567,000

The following Bill was introduced and read the first time:—

Bill 95, An Act to amend The Regional Municipality of Durham Act, 1973. $Mr.\ Godfrey.$

The answer was Tabled to question No. 81 (see Hansard).

The following Bill was read the second time:—

Bill 87, An Act to amend The Education Act, 1974. Ordered for Committee of the Whole House.

The Order of the Day for Second Reading of Bill 55, The Regional Municipalities Amendment Act, 1976, having been read,

In the absence of Mr. McKeough, Mr. Norton moved, That the Bill be now read a second time.

And a debate arising, after some time,

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Mr. Renwick moved, seconded by Mr. Germa, That Bill 55, The Regional Municipalities Amendment Act, 1976 be not NOW read a second time but that it be read a second time this day four months hence.

The debate continued, and after some time, Mr. Speaker put the 'Question:—

"Shall the Bill be NOW read a second time", which motion was carried on the following division:—

AYES

Auld Belanger Bernier Breithaupt Brunelle Bullbrook Campbell Cunningham Eaton Edighoffer Ferris Givens Good Gregory Grossman Hall Henderson Hodgson

Irvine Kennedy Lane Leluk MacBeth Mancini McCague McKessock McNeil Miller (Haldimand-Norfolk) Morrow Newman (Durham North) Newman (Windsor Walkerville) Norton Parrott

Reid (Rainy River) Rollins Ruston Scrivener Singer Smith (Nipissing) Snow Spence Stephenson Stong Sweeney Timbrell Villeneuve Wells Williams Wiseman—50.

Peterson

NAYS

Bain
Breaugh
Burr
Davison
(Hamilton Centre)
Deans
Di Santo
Dukszta
Ferrier

Foulds
Germa
Gigantes
Grande
Laughren
MacDonald
Mackenzie
Martel

Moffatt
Philip
Renwick
Samis
Swart
Warner
Young
Ziemba—24.

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate was resumed and, after some time,

On motion by Mr. Martel,

Ordered, That the debate be adjourned.

Two matters were debated on the motion to adjourn and the House then adjourned at $10.45~\mathrm{p.m.}$

FIFTY-FIRST DAY

WEDNESDAY, JUNE 2ND, 1976

The Standing Resources Development Committee met.

FIFTY-SECOND DAY

THURSDAY, JUNE 3RD, 1976

PRAYERS

2.00 О'Сьоск Р.М.

The following Sessional Paper was tabled:—

Final Report, Part 1, of the Royal Commission on Petroleum Products Pricing Refining and Marketing in Ontario (No. 67).

Answers were tabled to questions Nos. 44, 68 and 83 (See Hansard).

The following Bills were introduced and read the first time:—

Bill 96, An Act respecting Farm Income Stabilization. *Mr. Newman* (Durham-York).*

Bill 97, The Credit Unions Act, 1976. Mr. Handleman.

Bill 98, An Act to amend The Travel Industry Act, 1974. Mr. Handleman.

Bill 99, An Act to amend The Corporations Tax Act, 1972. Mr. Meen.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

MINISTRY OF CULTURE AND RECREATION

2805.	To defray the expenses of the Libraries and Community Information Program\$	34.375.000
		01,070,000

2807. To defray the expenses of the Wintario Program......... 36,000,000

THE EVENING SITTING

8.00 O'CLOCK P.M.

MINISTRY OF EDUCATION

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

^{*}Lieutenant Governor's recommendation received.

FIFTY-THIRD DAY

FRIDAY, JUNE 4TH, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Papers were tabled:—

Report of the Industrial Inquiry Commission into Bargaining Patterns in the Construction Industry (No.~68).

Annual Report of the Ontario Advisory Council on Multiculturalism 1975 (No.~69).

Mr. Lawlor from the Standing Administration of Justice Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Consumer and Commercial Relations be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS:

Ministry Administration Program\$	2,545,000
Commercial Standards Program	11,752,000
Technical Standards Program	5,718,000
Public Entertainment Standards Program	7,002,000
Property Rights Program	15,304,000
Registrar General Program	2,232,000
Liquor Licence Program	5,792,000
Rent Review Program	13,985,000

The answer was tabled to question No. 112 (See Hansard).

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Welch,

Ordered, That the debate be Adjourned.

The House then adjourned at 1.00 p.m.

FIFTY-FOURTH DAY

MONDAY, JUNE 7th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Annual Report of the Ontario Provincial Parks Council, 1975 (No. 70).

89th Annual Report of the Niagara Parks Commission, 1975 (No. 71).

The following Bill was introduced and read the first time:-

Bill 100, An Act to amend The Municipal Conflict of Interest Act, 1972. Mr. McMurtry.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Education,

and after some time,

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Mr. Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in her Chambers:—

Bill 25, An Act to amend The Highway Traffic Act.

Bill 62, An Act to amend The Planning Act.

Bill 76, An Act to amend The Personal Property Security Act.

Bill 77, An Act to amend The Vital Statistics Act.

Bill 82, An Act to amend The Public Transportation and Highway Improvement Act.

Bill Pr7, An Act respecting McMaster University.

Mr. MacDonald moved Second Reading of Bill 22, An Act to provide for Freedom of Information.

The debate concluded at 6.00 p.m.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The House resolved itself into a Committee to consider certain Bills:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on the following Bills:—

Bill 54, An Act to amend The Municipality of Metropolitan Toronto Act.

Bill 87, An Act to amend The Education Act, 1974.

Ordered, That the report be now received and adopted.

The House then adjourned at 10.30 p.m.

FIFTY-FIFTH DAY

TUESDAY, JUNE 8th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:-

Statement of Members expenses 1975, 1976 (No. 72).

On motion by Mr. Welch,

Ordered, That, when the House adjourns on Thursday, June 10, it will stand adjourned until Monday, June 14.

Further, that notwithstanding any previous order, the House will sit on Wednesday, June 16.

On motion by Mr. Welch,

Ordered, That, Mr. Maeck be substituted for Mr. McNeil on the Select Committee considering the Fourth and Fifth Reports of the Ontario Commission on the Legislature and that Mr. McNeil will be substituted for Mr. Maeck on the Select Committee on Highway Safety.

The following Bills were introduced and read the first time:—

Bill 101, An Act to amend The District Municipality of Muskoka Act. $Mr.\ McKeough.$

Bill 102, An Act to repeal The Municipal Subsidies Adjustment Act. $Mr.\ McKeough.$

Bill 103, An Act to amend The Employment Standards Act, 1974. Mr. Bounsall.

Bill 104, An Act to amend The Provincial Parks Act. Mr. Bernier.

Answers were Tabled to questions Nos. 27, 63, 82 and 98 (See Hansard).

The House resolved itself into a Committee to consider certain Bills:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment:—

Bill 64, An Act to amend The Housing Development Act.

Also, That the Committee had directed him to report the following Bills with certain amendments:—

Bill 54, An Act to amend The Municipality of Metropolitan Toronto Act.

Bill 55, The Regional Municipalities Amendment Act, 1976.

Ordered, That the Report be now received and adopted.

The following Bill was read the second time:—

Bill 84, An Act to amend The Judicial Review Procedure Act, 1971. Ordered for Third Reading.

The following Bill was read the third time and was passed:-

Bill 84, An Act to amend The Judicial Review Procedure Act, 1971.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The following Bill was read the second time:—

Bill 90, An Act to amend The Live Stock Community Sales Act. Ordered for Third Reading.

The following Bills were read the third time and were passed:—

Bill 54, An Act to amend The Municipality of Metropolitan Toronto.

Bill 55, The Regional Municipalities Amendment Act, 1976.

Bill 64, An Act to amend The Housing Development Act.

Bill 84, An Act to amend The Judicial Review Procedure Act, 1971.

Bill 90, An Act to amend The Live Stock Community Sales Act.

A motion by Mr. Renwick to adjourn the House was lost on a division of:—

Ayes—30 Nays—59.

The House then adjourned at 10.40 p.m.

FIFTY-SIXTH DAY

WEDNESDAY, JUNE 9TH, 1976

The following Committees met:-

The Select Committee on Ontario Hydro's proposed rate increase.

The Standing Administration of Justice Committee.

The Standing Resources Development Committee.

FIFTY-SEVENTH DAY

THURSDAY, JUNE 10TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Ontario Municipal Employees Retirement System 1975 Annual Report (No. 73).

The Ontario Junior Farmer Establishment Loan Corporation Financial Statement and Report of the Audit for the year ended March 31, 1976 (No. 74).

 $\mbox{Mr.}$ Lawlor from the Standing Committee on the Administration of Justice presented the following:—

That this Committee stay further consideration of the estimates of the Ombudsman until a Ruling from the law officers of the Crown and the direction of the Legislature to establish the procedure to be followed be forthcoming as to the jurisdiction of this Committee to alter these Estimates.

The following Bills were introduced and read the first time:-

Bill 105, An Act respecting the Township of North Plantagenet. Mr. McKeough.

Bill 106, An Act to amend The City of Thunder Bay Act, 1968-69. Mr. McKeough.

Bill 107, An Act to amend The Labour Relations Act. Mr. Bounsall.

Bill 108, An Act to provide for the Continuance of Certain Payments between Municipalities under The Child Welfare Act, 1965. Mr. Taylor.

Answers were tabled to questions Nos. 76 and 85 (See Hansard).

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

MINISTRY OF EDUCATION

THE EVENING SITTING

8.00 O'CLOCK P.M.

MINISTRY OF COMMUNITY AND SOCIAL SERVICES

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.35 p.m.

FIFTY-EIGHTH DAY

MONDAY, JUNE 14TH, 1976

PRAYERS

2.00 О'Сьоск Р.М.

The following Sessional Paper was tabled:-

Annual Report of the Ontario Energy Board for the fiscal year ended March 31st, 1976 (No. 75).

In the absence of Mr. McNeil, Mr. Johnson (Wellington-Dufferin-Peel) from the Standing Resources Development Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Transportation and Communications be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF TRANSPORTATION AND COMMUNICATIONS:

Ministry Administration Program	26,294,000
Planning, Research and Development Program	14,711,000
Safety and Regulation Program	26,953,000
Provincial Roads Program	407,358,000
Provincial Transit Program	37,853,000
Air Program	3,550,000
Municipal Roads Program	296,060,000
Municipal Transit Program	168,117,000
Communications Program	3,777,000

The following Bills were read the second time:—

Bill 100, An Act to amend The Municipal Conflict of Interest Act, 1972. Ordered for Committee of the Whole House.

Bill 101, An Act to amend The District Municipality of Muskoka Act. Ordered for Committee of the Whole House.

Bill 102, An Act to repeal The Municipal Subsidies Adjustment Act. Ordered for Third Reading.

Bill 105, An Act respecting the Township of North Plantagenet. Ordered for Third Reading.

The following Bills were read the third time and were passed:—

Bill 102, An Act to repeal The Municipal Subsidies Adjustment Act.

Bill 105, An Act respecting the Township of North Plantagenet.

Debate on the motion for Second Reading of Bill 94, An Act to provide certain Protections for Purchasers of New Homes, was adjourned.

Mr. Smith (Simcoe East) moved Second Reading of Bill 73, An Act respecting Simcoe Day.

The Debate concluded at 6.00 p.m.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate on the motion for Second Reading of Bill 94, An Act to provide certain Protections for Purchasers of New Homes, was resumed.

And after some time, the motion was carried and the Bill was Ordered for Committee of the Whole House.

The following Bills were read the second time:-

Bill 98, An Act to amend The Travel Industry Act, 1974. Ordered for Committee of the Whole House.

Bill 104, An Act to amend The Provincial Parks Act. Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill:

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on the following Bill:—

Bill 100, An Act to amend The Municipal Conflict of Interest Act, 1972.

Ordered, That the report be now received and adopted.

The House then adjourned at 10.30 p.m.

FIFTY-NINTH DAY

TUESDAY, JUNE 15th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:-

70th Annual Report of The Ontario Municipal Board for year ended December 31st, 1975 (No. 76).

The following Bills were introduced and read the first time:-

Bill 109, An Act to amend The Ontario Energy Board Act. Mr. Timbrell.

Bill 110, An Act to provide for Warranties in the Sale of Consumer Products. Mr. Handleman.

Bill 111, An Act to amend The Labour Relations Act. Mr. Bullbrook.

Bill 112, An Act to amend The Labour Relations Act. Mr. Bullbrook.

Bill 113, An Act to amend The Labour Relations Act. Mr. Bullbrook.

Bill 114, An Act to amend The Labour Relations Act. Mr. Bullbrook.

Bill 115, An Act to amend The Labour Relations Act. Mr. Bullbrook.

Bill 116, An Act to amend The Labour Relations Act. Mr. Bullbrook.

Bill 117, An Act to amend The Labour Relations Act. Mr. Bullbrook.

Bill 118, An Act to amend The Labour Relations Act. Mr. Bullbrook.

Bill 119, An Act to amend The Labour Relations Act. Mr. Bullbrook.

The correcting answer was tabled to question No. 29 (See Hansard).

The Order of the Day for Second Reading of Bill 96, An Act respecting Farm Income Stabilization, having been read,

Mr. Newman (Durham-York) moved, That the Bill be now read a second time,

And a debate arising, after some time,

Mr. MacDonald moved, seconded by Mr. Deans, That Bill 96, An Act respecting Farm Income Stabilization be NOT now read a second time but be referred back to the Government to have incorporated therein principles of a Farm Income Insurance Plan which would be open to the producers of all farm products on a voluntary basis, with assurance that the Government provide a public forum for full discussion with the farm community before re-introduction of the Bill.

The debate continued:—

THE EVENING SITTING

8.00 O'CLOCK P.M.

"Shall the Bill be NOW read a second time" which motion was decided in the negative on the following division:—

AYES

Auld Belanger Bennett Bernier Birch Brunelle Davis Drea Eaton Evans Gregory Grossman Handleman Henderson Hodgson Irvine

Johnson (Wellington-Dufferin-Peel) Iohnston (St. Catharines) Iones Kennedy Kerr Lane Leluk MacBeth Maeck McCague McKeough McMurtry Meen Miller (Muskoka)

Newman
(Durham York)
Norton
Parrott
Rhodes
Scrivener
Snow
Stephenson
Taylor
Timbrell
Villeneuve
Welch
Wells
Williams
Wiseman—45.

Morrow

Nays

Angus Bain Bounsall Breithaupt Bryden Bullbrook Burr Campbell Cassidy Conway Cunningham Davidson (Cambridge) Davison (Hamilton Centre) Deans Di Santo Dukszta Eakins Edighoffer

Ferrier

Ferris

Foulds

Gaunt

Germa

Gigantes Givens Godfrev Grande Haggerty Hall Kerrio Laughren Lawlor Lewis Lupusella MacDonald Mackenzie Makarchuk Mancini Martel McClellan McKessock Miller (Haldimand-Norfolk) Moffatt Newman (Windsor Walkerville) Nixon O'Neil

Philip Reed (Halton-Burlington) Reid (Rainy River) Renwick Riddell Roy Ruston Sandeman Singer Smith (Nipissing) Smith (Hamilton West) Spence Stong Swart Warner Wildman Worton Young Ziemba—66.

Peterson

Mr. Riddell then moved, seconded by Mr. Gaunt, That the reasoned amendment be further amended by substituting the word "protection" for the word "insurance" in the fourth line and the following words be added after the word "voluntary" in the fifth line

"and contributory basis with the government negotiating with legally constituted farm spokesmen",

and the following words be added after the word "Bill" in line 7

"that the Bill be reintroduced no later than October 31, 1976".

Accordingly, the reasoned amendment as amended would read as follows:

That Bill 96, An Act respecting Farm Income Stabilization, be not read a second time but be referred back to the Government to have incorporated therein principles of a Farm Income Protection Plan which would be open to the producers of all farm products on a voluntary and contributory basis with the government negotiating with legally constituted farm spokesmen and with assurance that the Government provide a public forum for full discussion with the farm community before re-introduction of the Bill and that the Bill be re-introduced no later than October 31, 1976,

which motion was decided in the affirmative on the following division:-

AYES

Angus Bain Bounsall Breithaupt Bryden Bullbrook Burr Campbell Cassidy Conway Cunningham Davidson (Cambridge) Davison (Hamilton Centre) Deans Di Santo Dukszta Eakins Edighoffer Ferrier Ferris Foulds Gaunt Germa

Gigantes Givens Godfrey Grande Haggerty Hall Kerrio Laughren Lawlor Lewis Lupusella MacDonald Mackenzie Makarchuk Mancini Martel McClellan McKessock (Haldimand-Norfolk) Moffatt Newman (Windsor-Walkerville) Nixon O'Neil

Philip Reed (Halton-Burlington) Reid (Rainy River) Renwick Riddell Roy Ruston Sandeman Singer Smith (Nipissing) Smith (Hamilton West) Spence Stong Swart Warner Wildman Worton Young Ziemba-66.

Peterson

NAYS

Auld Belanger Bennett Bernier Birch Brunelle Davis Drea Eaton Evans Gregory Grossman Handleman Henderson Hodgson Irvine

Johnson (Wellington-Dufferin-Peel) Johnston (St. Catharines) Jones Kennedy Kerr Lane Leluk MacBeth Maeck McCague McKeough McMurtry Meen Miller

(Muskoka)

Gigantes

Givens

Morrow Newman (Durham York) Norton Parrott Rhodes Scrivener Snow Stephenson Taylor Timbrell Villeneuve Welch Wells Williams Wiseman-45.

the reasoned amendment as amended was then carried on the following division:— $\,$

AYES

Angus Bain Bounsall Breithaupt Bryden Bullbrook Burr Campbell Cassidy Conway Cunningham Davidson (Cambridge) Davison (Hamilton Centre) Deans Di Santo Dukszta Eakins

Edighoffer

Ferrier

Ferris

Foulds

Gaunt

Germa

Godfrey Grande Haggerty Hall Kerrio Laughren Lawlor Lewis Lupusella MacDonald Mackenzie Makarchuk Mancini Martel McClellan McKessock (Haldimand-Norfolk) Moffatt Newman (Windsor-Walkerville) Nixon O'Neil

Philip Reed (Halton-Burlington) Reid (Rainy River) Renwick Riddell Roy Ruston Sandeman Singer Smith (Nipissing) Smith (Hamilton West) Spence Stong Swart Warner Wildman Worton Young

Ziemba—66.

Peterson

NAYS

Auld Belanger Bennett Bernier Birch Brunelle Davis Drea Eaton Evans Gregory Grossman Handleman Henderson Hodgson Irvine

Iohnson (Wellington-Dufferin-Peel) Iohnston (St. Catharines) **Tones** Kennedy Kerr Lane Leluk MacBeth Maeck McCague McKeough McMurtry Meen Miller (Muskoka)

Morrow Newman (Durham York) Norton Parrott Rhodes Scrivener Snow Stephenson Taylor Timbrell Villeneuve Welch Wells Williams Wiseman—45.

And it was,

Ordered, That Bill 96, An Act respecting Farm Income Stabilization, be not now read a second time but be referred back to the Government to have incorporated therein principles of a Farm Income Protection Plan which would be open to the producers of all farm products on a voluntary and contributory basis with the government negotiating with legally constituted farm spokesmen and with assurance that the Government provide a public forum for full discussion with the farm community before reintroduction of the Bill and that the Bill be re-introduced no later than October 31, 1976.

Mr. Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in her Chambers:—

Bill 54, An Act to amend The Municipality of Metropolitan Toronto Act.

Bill 55, The Regional Municipalities Amendment Act, 1976.

Bill 64, An Act to amend The Housing Development Act.

Bill 84, An Act to amend The Judicial Review Procedure Act, 1971.

Bill 90, An Act to amend The Live Stock Community Sales Act.

Bill 102, An Act to repeal The Municipal Subsidies Adjustment Act.

Bill 105, An Act respecting the Township of North Plantagenet.

Three matters were debated on the motion to adjourn and the House then adjourned at 11.30 p.m.

SIXTIETH DAY

WEDNESDAY, JUNE 16TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Ontario Hydro Annual Report 1975 (No. 77).

Ontario Law Reform Commission, Report on the Law of Evidence (No. 78).

Ontario Law Reform Commission Ninth Annual Report 1975 (No. 79).

The following Bills were introduced and read the first time:—

Bill 120, An Act to amend The Retail Business Holidays Act, 1975 (2nd Session). Mr. Shore.

Bill 121, An Act to control Professional Fund-raising Corporations. $Mr.\ Newman$ (Windsor-Walkerville).

Answers were Tabled to questions Nos. 33, 45, 104, 107 and 110 (See Hansard).

Mr. Davis moved, seconded by Mr. Welch, That the Government continues to enjoy the confidence of the House.

And a debate arising, after some time, the motion was carried on the following division:—

AYES

Auld Belanger Bennett Bernier Birch Breithaupt Brunelle Bullbrook Campbell Conway Cunningham Davis Drea Eakins Eaton Edighoffer Evans Ferris Gregory Grossman Haggerty Hall Handleman

Henderson

Hodgson

Johnson

Johnston

(Wellington-Dufferin-Peel)

(St. Catharines)

Irvine

Iones Kennedy Kerr Kerrio Lane Leluk MacBeth Maeck Mancini McGague McKeough McKessock McMurtry McNeil Meen Miller Miller

Miller
(Haldimand-Norfolk)
Miller
(Muskoka)
Morrow
Newman
(Durham York)
Newman
(Windsor-Walkerville)
Nixon
Norton

(Windsor-Wall Nixon Norton O'Neil Parrott Peterson Reed

(Halton-Burlington)

Reid
(Rainy River)
Rhodes
Riddell
Roy
Ruston
Sargent
Scrivener
Shore
Singer
Smith
(Nipissing)
Smith
(Hamilton West)

Snow
Stephenson
Stong
Sweeney
Taylor
Timbrell
Villeneuve
Welch
Wells
Williams
Wiseman
Worton
Yakabuski—78.

NAYS

Angus
Bain
Bounsall
Bryden
Burr
Cassidy
Davidson
(Cambridge)
Davison
(Hamilton Centre)
Deans
Di Santo

Dukszta

Ferrier
Foulds
Germa
Gigantes
Godfrey
Grande
Laughren
Lawlor
Lewis
Lupusella
MacDonald
Mackenzie

Makarchuk Martel McClellan Moffatt Philip Renwick Sandeman Swart Warner Wildman Young Ziemba—35.

THE EVENING SITTING

8.05 O'CLOCK P.M.

The following Bills were read the second time:—

Bill 89, An Act to amend The Municipal Act. Ordered for Committee of the Whole House.

Bill 106, An Act to amend The City of Thunder Bay Act, 1968-69. Ordered for Committee of the Whole House.

Bill 108, An Act to provide for the Continuance of Certain Payments between Municipalities under The Child Welfare Act, 1965. Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider certain Bills:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bills without amendment:—

Bill 98, An Act to amend The Travel Industry Act, 1974.

Bill 108, An Act to provide for the Continuance of Certain Payments between Municipalities under The Child Welfare Act, 1965.

Ordered, That the Report be now received and adopted.

The House then adjourned at 10.30 p.m.

SIXTY-FIRST DAY

THURSDAY, JUNE 17th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Statistics re Moped Accidents (No. 80).

Annual Report for the Ontario Northland Transportation Commission for the year ending December 31st, 1975 (No. 81).

St. Lawrence Parks Commission 1975 Annual Report (No. 82).

The following Bills were introduced and read the first time:—

Bill 122, An Act respecting The Lake Superior Board of Education. Mr. Wells.

Bill 123, An Act to amend The Legislative Assembly Act. Mr. Welch.

Bill 124, An Act to amend The Public Officers Act. Mr. Martel.

Bill 125, An Act to amend The Employment Standards Act, 1974. Mr. Newman (Windsor-Walkerville).

Mr. Welch moved, seconded by Mr. Deans, That the Standing Committee on the Administration of Justice resume, on its next regular meeting day, its consideration of the Estimates of the Office of the Ombudsman as printed and tabled in the Legislature. Further, that in addition to the supply requests of the Office of the Assembly, the Board of Internal Economy shall review the supply requests of each of the following:—(a) Office of the Provincial Auditor (b) Commission on Election Contributions and Expenses (c) Chief Election Officer (d) Office of the Ombudsman—and shall recommend for tabling in the Legislature Estimates for each as are justified in the opinion of the Board. Further, that any Supply requests in excess of those tabled in the Legislature shall be submitted to the Board of Internal Economy for review; and the Board shall recommend supplementary Estimates to the Legislature in amounts which, in the opinion of the Board, are justified. Further, that effective forthwith, expenditure requests of each Select Committee of the Assembly be submitted to the Board of Internal Economy for disposition.

And a debate arising, after some time, the motion was carried on the following division:—

AYES

Angus Davison Handleman Auld (Hamilton Centre) Henderson Bain Deans Hodgson Belanger Di Santo Irvine Bennett Drea Iohnson Bernier (Wellington-Dufferin-Peel) Eaton Bounsall Ferrier ones Brunelle Foulds Kennedy Bryden Germa Kerr Burr Gigantes Lane Cassidy Godfrey Lawlor Davidson Grande MacBeth (Cambridge) Gregory MacDonald Davis Grossman Mackenzie

Ayes—Continued

Maeck
Makarchuk
Martel
McCague
McClellan
McKeough
McNeil
Miller
(Muskoka)
Moffatt
Newman

Norton
Parrott
Renwick
Rhodes
Rollins
Sandeman
Scrivener
Snow
Stephenson
Swart

Taylor Warner Welch Wildman Williams Wiseman Yakabuski Young Ziemba—68.

NAYS

Breithaupt
Campbell
Conway
Cunningham
Ferris
Givens
Haggerty
Hall
Kerrio
McKessock

(Durham York)

Miller
(Haldimand-Norfolk)
Newman
(Windsor-Walkerville)
Nixon
Peterson
Reed
(Halton-Burlington)

Riddell

Roy

Ruston Shore Singer Smith (Nipissing) Smith (Hamilton West) Spence Sweeney Worton—25.

THE EVENING SITTING

8.00 O'CLOCK P.M.

Debate was adjourned on the motion for Second Reading of Bill 81, An Act to amend The Environmental Protection Act, 1971.

The House then adjourned at 10.30 p.m.

SIXTY-SECOND DAY

FRIDAY, JUNE 18th, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Papers were tabled:—

Eleventh Annual Report of The Pension Commission of Ontario for the 15-month period ending March 31st, 1975 (No. 83).

Report of the Agricultural Research Institute of Ontario for the period April 1st, 1974 to March 31st, 1975 (No. 85).

Mr. MacDonald from the Select Committee inquiring into Hydro's proposed bulk power rates presented the Committee's Final Report (Sessional Paper No. 84) and moved its adoption:—

On motion by Mr. Welch,

Ordered, That the debate be adjourned.

Mr. McNeil from the Standing Resources Development Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Agriculture and Food be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF AGRICULTURE AND FOOD:

Ministry Administration Program\$	3,836,000
Agricultural Production Program	101,742,400
Rural Development Program	14,892,000
Agricultural Marketing Program	9,483,000
Agricultural Education and Research Program	21,620,000

The following Bill was introduced and read the first time:-

Bill 126, An Act to provide for the Regulation of Smoking in Public Places. Mr. Cassidy.

Answers were Tabled to questions Nos. 101 and 108 (See Hansard).

Before the Orders of the Day, Mr. Speaker addressed the House as follows:—

On Wednesday last the Minister of Government Services announced to the House the engagement of Professor Eric R. Arthur to act in an advisory capacity with respect to the preservation, maintenance and restoration of this building and its historic features, particularly in view of those changes which modern conditions impose for the better service of the Members and the general public.

The Member for Ottawa Centre quite properly questioned this announcement by the Minister insofar as it pertains to this Chamber and those parts of this building which are directly under the Speaker's jurisdiction. He also pointed out that the recommendations of the Camp Commission respecting the jurisdiction in and proposed alterations to this building are presently under study by the Select Committee studying the Fourth and Fifth Report of the Commission.

I am pleased to report to the House that I have received an apology from the Minister for her unintentional encroachment on the jurisdiction of the Speaker. More important, in my view, is the fact that I have had an opportunity to meet and confer with Professor Arthur and I have requested him to make himself available as consultant and advisor to me in his specialized field, and also to make his advice available to the Select Committee if the Committee so wishes. I know the Members will agree with me that Professor Arthur's abilities and experience will be invaluable in ensuring that any necessary changes will conflict as little as possible with the architectural and historic beauty of this fine old building.

The following Bills were read the third time and were passed:—

Bill 98, An Act to amend The Travel Industry Act, 1974.

Bill 108, An Act to provide for the Continuance of Certain Payments between Municipalities under The Child Welfare Act, 1965.

The debate on the motion for Second Reading of Bill 81, An Act to amend The Environmental Protection Act, 1971, was resumed, and after some time the motion was carried and the Bill was Ordered for Committee of the Whole House.

Supply was concurred in as follows:—

Supply for the Office of the Assembly.

Supply for the Ministry of Correctional Services.

Supply for the Ministry of Government Services.

Supply for Office of Provincial Auditor.

Supply for the Ministry of Housing.

Supply for the Ministry of Consumer and Commercial Relations.

Supply for the Ministry of Transportation and Communications.

Supply for the Ministry of Agriculture and Food.

On motion by Mr. Welch,

Ordered, That on Monday next, and on each day until the summer recess, the House will meet at 10.00 a.m. and that the Routine Proceedings will be called at 2.00 p.m.

The House then adjourned at 1.25 p.m.

SIXTY-THIRD DAY

MONDAY, JUNE 21st, 1976

PRAYERS

10.00 O'CLOCK A.M.

The House resolved itself into a Committee to consider certain Bills:—

After some time, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on the following Bills:—

Bill 81, An Act to amend The Environmental Protection Act, 1971.

Bill 94, An Act to provide certain Protections for Purchasers of New Homes.

Ordered, That the report be now received and adopted.

The following Bills were read the second time:—

Bill 122, An Act respecting The Lake Superior Board of Education. Ordered for Third Reading.

Bill 123, An Act to amend The Legislative Assembly Act. Ordered for Committee of the Whole House.

The following Bill was read the third time and was passed:-

Bill 122, An Act respecting The Lake Superior Board of Education.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Grossman,

Ordered, That the debate be adjourned.

The following Sessional Paper was tabled:-

Reports respecting the Intermediate Capacity Transit System (No. 86).

On motion by Mr. Welch,

Ordered, That, notwithstanding Standing Order 3 the House will continue to sit between six and eight o'clock this evening.

The answer was Tabled to question No. 59 (See Hansard).

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

MINISTRY OF COMMUNITY AND SOCIAL SERVICES

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House resolved itself into a Committee to consider certain Bills:—

After some time, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bills without amendment:—

Bill 100, An Act to amend The Municipal Conflict of Interest Act, 1972.

Bill 123, An Act to amend The Legislative Assembly Act.

Also, That the Committee had directed him to report the following Bills with certain amendments:—

Bill 101, An Act to amend The District Municipality of Muskoka Act.

Bill 104, An Act to amend The Provincial Parks Act.

Bill 106, An Act to amend The City of Thunder Bay Act, 1968-69.

Ordered, That the Report be now received and adopted.

The following Bills were read the third time and were passed:—

Bill 100, An Act to amend The Municipal Conflict of Interest Act, 1972.

Bill 101, An Act to amend The District Municipality of Muskoka Act.

Bill 104, An Act to amend The Provincial Parks Act.

Bill 106, An Act to amend The City of Thunder Bay Act, 1968-69.

Bill 123, An Act to amend The Legislative Assembly Act.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

2,015,000

OFFICE OF THE LIEUTENANT GOVERNOR

101.	To defray the expenses of the Office of the Lieutenant Governor Program	89,000
	Office of the Premier	
301.	To defray the expenses of the Office of the Premier Program	1,395,000
	Cabinet Office	
401.	To defray the expenses of the Cabinet Office Program	1,061,000
	Social Development Policy	

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

To defray the expenses of the Social Development Policy Program....

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

SIXTY-FOURTH DAY

TUESDAY, JUNE 22ND, 1976

PRAYERS

10.00 O'CLOCK A.M.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sum:—

MINISTRY OF HEALTH

3001. To defray the expenses of the Ministry Administration and Health Insurance Program.....\$ 968,316,000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to a certain Resolution also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Mr. Morrow from the Select Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature presented the Committee's Second Interim Report (Sessional Paper No. 91) and moved its adoption:—

On motion by Mr. Welch,

Ordered, That the debate be adjourned.

The following Sessional Papers were tabled:—

Annual Report of The Ontario Institute for Studies in Education 1974/75 (No. 87).

Report on Mercury Poisoning, Iraq and Japan (No. 88).

Annual Report of the Workmen's Compensation Board (No. 89).

Annual Report of the Ministry of Agriculture and Food 1975/76 (No. 90).

Mr. Lawlor from the Standing Administration of Justice Committee reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office of the Ombudsman be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

OFFICE OF THE OMBUDSMAN:

Office of the Ombudsman Program\$ 2,300,000

Mr. Lawlor from the Standing Administration of Justice Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of the Solicitor General be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF THE SOLICITOR GENERAL:

Ministry Administration Program	2,334,000
Public Safety Program	10,055,000
Supervision of Police Forces Program	6,146,000

ONTARIO PROVINCIAL POLICE:

Management Program	3,297,000
Criminal and General Law Enforcement Program	57,236,000
Traffic Law Enforcement Program	49,795,000

On motion by Mr. Welch,

Ordered, That, when the House adjourns today it stands adjourned until a date to be named by the Lieutenant Governor by her proclamation.

On motion by Mr. Welch,

Ordered, That, the Select Committees of the House be authorized to release their reports during the recess by filing the official copy with the Clerk of the House which filing shall be reported to the House on the resumption of the session.

Answers were Tabled to questions Nos. 56, 94, 95, 106, 114, 120 and 122 (See Hansard).

Supply was concurred in as follows:-

Supply for the Office of the Ombudsman.

Supply for the Ministry of the Solicitor General.

The House resolved itself into a Committee to consider certain Bills.

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bills with certain amendments:—

Bill 81, An Act to amend The Environmental Protection Act, 1971.

Bill 87, An Act to amend The Education Act, 1974.

Bill 89, An Act to amend The Municipal Act.

Bill 94, An Act to provide certain Protections for Purchasers of New Homes.

Ordered, That the Report be now received and adopted.

The following Bills were read the third time and were passed:—

Bill 81, An Act to amend The Environmental Protection Act, 1971.

Bill 87, An Act to amend The Education Act, 1974.

Bill 89, An Act to amend The Municipal Act.

The motion for Third Reading of Bill 94, An Act to provide certain Protection for Purchasers of New Homes, was carried on the following division:—

Ayes

Johnson

Auld Belanger Bennett Birch Breithaupt Brunelle Conway Cunningham Davis Drea Eakins Eaton Edighoffer Ferris Gaunt Givens Good Gregory Grossman Haggerty Hall Handleman Henderson Irvine

(Wellington-Dufferin-Peel) Iones Kennedy Kerr Kerrio Lane Leluk MacBeth Maeck Mancini McCague McKeough McKessock McNeil Meen Morrow Newman (Durham York) Newman (Windsor-Walkerville) Nixon Norton

O'Neil Parrott Reed (Halton-Burlington) Ruston Sargent Scrivener Shore Singer Smith (Nipissing) Smith (Hamilton West) Snow Spence Stephenson Stong Sweeney Taylor Timbrell Villeneuve Welch Wells Williams

Worton

Yakabuski—68.

Peterson

Di Santo

Nays

Angus	Dukszta
Bain	Germa
Breaugh	Gigantes
Bryden	Godfrey
Burr	Grande
Cassidy	Laughren
Davidson	Lawlor
(Cambridge)	Lewis
Davison	Lupusella
(Hamilton Centre)	MacDonald
Deans	Mackenzie

Makarchuk
Martel
McClellan
Philip
Renwick
Samis
Sandeman
Swart
Warner
Young
Ziemba—32

And the Bill was accordingly read the third time and was passed.

On motion by Mr. McKeough, seconded by Mr. Welch,

Resolved, That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of Supply for the period commencing July 1, 1976 and ending October 31st, 1976, such payments to be charged to the proper appropriation following the voting of Supply.

Answers were Tabled to questions Nos. 71, 92, 100, 118, 123 and 131 (See Hansard).

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following sums:—

MINISTRY OF HEALTH

3002.	To defray the expenses of the Institutional Health	
	Services Program	2,329,417,000

3003.	To defray the expenses of the Community Health	
	Services Program	76,962,000

4 221 000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received.

Mr. Stokes, from the Committee of Supply, reported the following Resolution which was concurred in by the House:—

Resolved, That Supply in the following amounts and to defray the expenses of the Government Ministries named, be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

OFFICE OF THE LIEUTENANT GOVERNOR:

Ministry Administration Program

Office of the Lieutenant Governor Program \$	89,000
Office of the Premier:	
Office of the Premier Program	1,395,000
CABINET OFFICE:	
Cabinet Office Program	1,061,000
Management Board:	
Administration Program. Policy Development Program. Management Board Analysis Program. Management Audit Program Employee Relations Program Personnel Services Program.	172,036,000 1,675,000 3,091,000 567,000 686,000 1,545,000
MINISTRY OF REVENUE:	
Ministry Administration Program	4,034,000 17,947,000 140,960,000 43,449,000

MINISTRY OF TREASURY, ECONOMICS AND INTERGOVERNMENTAL AFFAIRS:

Ministry Administration Flogram	4,221,000
Ontario Economic Council Program	852,000
Central Statistical Services Program	1,632,000
Economic Policy and Intergovernmental Affairs Program.	3,574,000
Finance Program	6,042,000
Urban and Regional Affairs Program	61,635,000
Tax Reform Program	384,335,000
General Financial Assistance Program	12,040,000

SOCIAL DEVELOPMENT POLICY:

Social Development Policy Program\$	2,015,000
MINISTRY OF COLLEGES AND UNIVERSITIES:	
Ministry Administration Program. University Support Program. Colleges and Adult Education Support Program. Student Affairs Program.	4,905,000 738,643,000 356,007,000 68,202,000
MINISTRY OF COMMUNITY AND SOCIAL SERVICES:	
Ministry Administration Program. Social Resources Program. Developmental Resources Program.	11,217,000 802,348,000 171,908,000
MINISTRY OF CULTURE AND RECREATION:	
Ministry Administration Program. Heritage Conservation Program Arts Support Program. Multicultural Support and Citizenship Program. Libraries and Community Information Program Sports and Fitness Program. Wintario Program.	3,925,000 15,550,000 27,500,000 6,490,000 34,375,000 19,940,000 36,000,000
MINISTRY OF EDUCATION:	
Ministry Administration Program Education Development and Administration Program Services to Education Program	15,616,000 1,778,778,000 61,199,000
MINISTRY OF HEALTH:	

Ministry Administration and Health Insurance Program	968,316,000
Institutional Health Services Program	2,329,417,000
Community Health Services Program	76,962,000

Answers were Tabled to questions Nos. 102 and 116 (See Hansard).

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:—

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

[&]quot;May it please Your Honour:

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 81, An Act to amend The Environmental Protection Act, 1971.

Bill 87, An Act to amend The Education Act, 1974.

Bill 89, An Act to amend The Municipal Act.

Bill 94, An Act to provide certain Protections for Purchasers of New Homes.

Bill 98, An Act to amend The Travel Industry Act, 1974.

Bill 100, An Act to amend The Municipal Conflict of Interest Act, 1972.

Bill 101, An Act to amend The District Municipality of Muskoka Act.

Bill 104, An Act to amend The Provincial Parks Act.

Bill 106, An Act to amend The City of Thunder Bay Act, 1968-69.

Bill 108, An Act to provide for the Continuance of Certain Payments between Municipalities under The Child Welfare Act, 1965.

Bill 122, An Act respecting The Lake Superior Board of Education.

Bill 123, An Act to amend The Legislative Assembly Act."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills."

Her Honour was then pleased to retire.

The House then adjourned at 6.55 p.m.

SIXTY-FIFTH DAY

TUESDAY, JULY 13TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

Ontario Energy Corporation Annual Report, December 31st, 1975 (No. 92).

Mr. McMurtry moved, seconded by Mr. Wells that leave be given to introduce a Bill entitled An Act to ratify the entering into of an Agreement under the Anti-Inflation Act (Canada), (Bill 127), which motion was carried on the following division:—

AYES

Auld Belanger Bernier Birch Breithaupt Brunelle Bullbrook Campbell Conway Cunningham Davis Drea Eakins Eaton Evans Ferris Gaunt Givens Good Gregory Grossman Hall Handleman Henderson Hodgson Irvine

Iohnston (St. Catharines) **Tones** Kennedy Kerr Lane Leluk MacBeth Maeck Mancini McCague McEwen McKeough McKessock McMurtry McNeil Meen Miller (Haldimand-Norfolk) Miller (Muskoka) Morrow Newman (Durham York) Newman (Windsor-Walkerville) Nixon Norton

Parrott Peterson Reed (Halton-Burlington) Reid (Rainy River) Rhodes Riddell Rov Sargent Scrivener Shore Singer Smith (Hamilton Mountain) Smith (Hamilton West) Snow Spence Stephenson Taylor Timbrell Villeneuve Welch Wells Wiseman Worton Yakabuski—75.

O'Neil

NAYS

Angus
Bain
Bounsall
Breaugh
Bryden
Burr
Cassidy
Davidson
(Cambridge)
Davison
(Hamilton Centre)
Deans

Johnson

Wellington-Dufferin-Peel)

Di Santo
Dukszta
Ferrier
Germa
Gigantes
Grande
Laughren
Lawlor
Lewis
Lupusella
MacDonald
Mackenzie

Makarchuk Martel Moffatt Philip Renwick Samis Sandeman Swart Warner Wildman Young Ziemba—34. And the Bill was accordingly read the first time.

On motion by Mr. Welch,

Ordered, That, notwithstanding any previous order the House will meet tomorrow at 2.00 p.m.

The House then adjourned at 3.55 p.m.

SIXTY-SIXTH DAY

WEDNESDAY, JULY 14TH, 1976

PRAYERS

2.00 О'Сьоск Р.М.

On motion by Mr. Welch,

Ordered, That, tomorrow, Thursday, this House will meet at 10.00 a.m., with a luncheon interval from 1.00 p.m. to 2.00 p.m. with Routine Proceedings at 2.00 p.m.

The Order of the Day for Second Reading of Bill 127, An Act to ratify the entering into an Agreement under the Anti-Inflation Act (Canada), having been read,

Mr. McMurtry moved, That the Bill be now read a second time,

And a debate arising,

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Mr. Haggerty,

Ordered, That the debate be adjourned.

The House then adjourned at 10.35 p.m.

SIXTY-SEVENTH DAY

THURSDAY, JULY 15th, 1976

PRAYERS

10.00 O'CLOCK A.M.

The debate on the motion for Second Reading of Bill 127, An Act to ratify the entering into an Agreement under the Anti-Inflation Act (Canada), was resumed and after some time, the motion was carried on the following division:—

AYES

Auld Belanger Bennett Bernier Birch Breithaupt Brunelle Bullbrook Campbell Conway Cunningham Davis Drea Eakins Edighoffer Evans Ferris Gaunt Givens Good Gregory Grossman Haggerty Hall Handleman Henderson Hodgson Irvine Johnson (Wellington-Dufferin-Peel)

Iohnston (St. Catharines) Iones Kennedy Kerr Kerrio Lane Leluk MacBeth Maeck Mancini McCague McEwen McKeough McKessock McMurtry McNeil Meen Miller (Haldimand-Norfolk) Miller (Muskoka) Morrow Newman (Durham York) Newman (Windsor-Walkerville) Nixon

Parrott Peterson Reed (Halton-Burlington) Reid (Rainy River) Rhodes Riddell Rollins Rov Ruston Scrivener Shore Singer Smith (Hamilton Mountain) Smith (Hamilton West) Snow Spence Stephenson Sweeney Taylor Timbrell Villeneuve Welch Wells Wiseman Worton

NAYS

Angus Bain Bounsall Breaugh Bryden Burr

Norton

O'Neil

Cassidy Davidson (Cambridge)

Yakabuski—80.

Nays-Continued

Moffatt Davison Grande (Hamilton Centre) Laughren Philip Renwick Lawlor Deans Di Santo Lewis Samis Dukszta Lupusella Sandeman MacDonald Ferrier Warner Foulds Mackenzie Wildman Germa Young Makarchuk Gigantes Ziemba-35. Martel Godfrey

And the Bill was accordingly read the second time and Ordered for Third Reading.

THE AFTERNOON SITTING

2.00 O'CLOCK P.M.

Mr. Speaker presented the report of the Ombudsman Re: North Pickering Project (Sessional Paper No. 93).

Ministers' Statements and Question Period to 2.57 P.M.

On motion by Mr. Welch,

Ordered, That, when the House adjourns today it do again stand adjourned to a date to be named by the Honourable the Lieutenant Governor by her Proclamation.

On motion by Mr. Davis, seconded by Mr. Lewis,

Ordered, That, a Select Committee of this House be appointed to review from time to time the reports of the Ombudsman as they become available, to report thereon to the Legislature, and to make such recommendations as the Committee deems appropriate; reports and recommendations of the Committee to be placed on the Order Paper for discussion after presentation.

And that the Select Committee have authority to sit during recesses and the interval between Sessions and have power to employ such staff as it deems necessary and to call for persons, papers and things and to examine witnesses under oath, and the Assembly doth command and compel the attendance before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations for which the Honourable the Speaker may issue his warrant or warrants.

The said Committee to consist of eight Members, as follows: Mr. Renwick (Chairman), Ms. Sandeman, and Messrs. Davison (Hamilton Centre), Grossman, Hodgson, Norton, O'Neil and Ruston.

The following Bills were introduced and read the first time:—

Bill 128, An Act respecting Special Educational Programs. Mr. Foulds.

Bill 129. An Act to provide Political Rights for Public Servants. Mr. Cassidy.

Answers were Tabled to Question Nos. 103, 105 and 134 (See Hansard).

The motion for Third Reading of Bill 127, An Act to ratify the entering into an Agreement under the Anti-Inflation Act (Canada), was carried on the following division:—

AYES

Auld Belanger Bennett Bernier Birch Breithaupt Brunelle Bullbrook Campbell Conway Cunningham Davis Drea Eakins Edighoffer Evans Ferris Gaunt Givens Good Gregory Grossman Hall Handleman Henderson Hodgson

Irvine Johnson (Wellington-Dufferin-Peel)

Iones Kennedy Kerr Kerrio Lane Leluk MacBeth Maeck Mancini McCague McKeough McKessock McMurtry McNeil Meen Miller (Haldimand-Norfolk) Miller (Muskoka) Morrow Newman (Durham York) Newman (Windsor-Walkerville) Nixon Norton O'Neil

Parrott Peterson Reid (Rainy River) Rhodes Riddell Rollins Rov Ruston Scrivener Shore Singer Smith

(Hamilton Mountain)

Smith (Hamilton West)

Snow Spence Stephenson Taylor Timbrell Villeneuve Welch Wells Wiseman Worton

Yakabuski—75.

NAYS

Mackenzie Bain Di Santo Bounsall Ferrier Makarchuk Breaugh Germa Martel Gigantes Moffatt Bryden Cassidy Godfrey Philip Davidson Grande Renwick (Cambridge) Laughren Sandeman Lewis Warner Davison (Hamilton Centre) Lupusella Wildman MacDonald Deans Young—28.

And the Bill was accordingly read the third time and was passed.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed a certain Bill to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the title of the Bill that had passed as follows:—

"The following is the title of the Bill to which Your Honour's Assent is prayed:

Bill 127, An Act to ratify the entering into an Agreement under the Anti-Inflation Act (Canada).

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to this Bill."

Her Honour was then pleased to retire.

The House then adjourned at 4.55 p.m.

SIXTY-EIGHTH DAY

TUESDAY, OCTOBER 26TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

Following prayers, Mr. Speaker addressed the House as follows:-

I know that the Members will be saddened to hear that Major Reginald Soame who has served this House with distinction for a number of years has been compelled by ill health to retire. I know that I express the feelings of all the Members when I wish for his improved health.

At the same time, I am pleased to announce that Mr. Thomas Stelling who is well-known to all of you and who has been a diligent and faithful servant of this House for a great many years, most recently as Chief Legislative Attendant and during Major Soame's enforced absence Acting Sergeant-at-Arms, has been appointed Sergeant-at-Arms to succeed Major Soame. Mr. Stelling will continue to exercise the duties that he has performed in the past, joined with the ceremonial duties of Sergeant-at-Arms, so that he will continue to direct the Attendants and Pages, such duties properly being the responsibility of the Sergeant-at-Arms.

Perhaps this would be an opportune time also to inform the House of the retirement as Legislative Counsel of Mr. W. C. Alcombrack, Q.C. I know that all the Members of this House are very familiar with Mr. Alcombrack's outstanding ability and his services to the Members and the House. He will be missed but, again, I am happy to advise that his position will be filled by Mr. A. N. Stone, Q.C., who has been Mr. Alcombrack's right hand man for many years and whose abilities are also well-known to the Members.

The following Sessional Papers were tabled:—

Intergovernmental papers tabled by the Premier relating to the Constitution of Canada (No. 94).

Memorandum of Understanding made on October 26, 1976, between Her Majesty the Queen, in right of Ontario as represented by the Minister of Natural Resources and Reed Limited (No. 95).

First Report of the Select Committee on the Ombudsman, 1976 (No. 96).

On motion by Mr. Welch,

Ordered, That, Mr. Ferris be substituted for Mr. Hodgson on the Select Committee on Company Law.

The following Bills were introduced and read the first time:—

Bill 130, An Act to amend The Planning Act. Mr. Rhodes.

Bill 131, An Act respecting Farm Income Stabilization. Mr. Newman (Durham-York).

Bill 132, An Act to amend The Coroners Act, 1972. Mr. MacBeth.

Bill 133, An Act to amend The Assessment Act. Mr. Meen.

Bill 134, An Act to amend The Gift Tax Act, 1972. Mr. Meen.

Bill 135, An Act to provide for the limited inclusion of Grapes grown outside Ontario in Ontario wine. *Mr. Handleman*.

Bill 136, The Corporations Information Act, 1976. Mr. Handleman.

Bill 137, An Act to amend The Business Corporations Act. Mr. Handleman.

Bill 138, An Act to amend The Corporations Act. Mr. Handleman.

Bill 139, An Act respecting Employees' Health and Safety. Miss Stephenson.

Bill 140, An Act to reform the Law respecting Property Rights and Support Obligations between Married Persons and in other Family Relationships. *Mr. McMurtry*.

Bill 141, The Marriage Act, 1976. Mr. McMurtry.

Bill 142, An Act to amend The Hospital Labour Disputes Arbitration Act, 1976. Mr. Bullbrook.

Bill 143, An Act respecting Toxic and Hazardous Substances. Mr. Lewis.

Bill 144, An Act respecting the Collection of Occupational Health Data. Mr. Lewis.

Bill 145, An Act respecting the Ensuring of Rights of Employees to Refuse to Perform Work that is Dangerous to their Health or Safety. Mr. Lewis.

Bill 146, An Act respecting Health and Safety Committees. Mr. Lewis.

Bill 147, An Act respecting the Establishment of Worker-Inspectors in the Work Place. *Mr. Lewis*.

Bill 148, An Act to amend The Highway Traffic Act. Mr. Breithaupt.

Answers were Tabled to questions Nos. 58, 89, 90, 99, 113, 121, 124, 126, 132, 133, 135, 136, 137, 138 and 139 (See Hansard).

A Return was Tabled to Question No. 74 (Sessional Paper No. 97).

A debate arose on the motion for Second Reading of Bill 97, The Credit Unions Act, 1976.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued, the motion carried and the Bill was accordingly read the second time and Ordered for the Standing Administration of Justice Committee

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Burr,

Ordered. That the debate be Adjourned.

The House then adjourned at 9.50 p.m.

SIXTY-NINTH DAY

WEDNESDAY, OCTOBER 27th, 1976

The Standing Resources Development Committee met.

SEVENTIETH DAY

THURSDAY, OCTOBER 28th, 1976

2.00 O'CLOCK P.M.

White Paper on Courts Administration, October, 1976 (No. 98).

"No Problem" Report of the French Language Health Services Task Force, 1976 (No.~99).

EMP 1975/76, Summary of College and University Energy Projects ($No.\ 100$).

The Ontario Universities Capital Aid Corporation, Financial Statements and Report on the Audit for year ended March 31st, 1976 (No. 101).

The Ontario Education Capital Aid Corporation, Financial Statements and Report on the Audit for year ended March 31st, 1976 (No. 102).

The Ontario Municipal Improvement Corporation, Financial Statements and Report on the Audit for year ended March 31st, 1976 (No. 103).

Public Service Superannuation Fund, Statement of Fund and Report on the Audit for year ended March 31st, $1976 \, (No. \, 104)$.

Superannuation Adjustment Fund, Financial Statement and Report on the Audit for the period of inception to March 31st, 1976 (No. 105).

Queen's University, Financial Statements for year ended April 30th, 1976 (No.~106).

Wilfrid Laurier University, Financial Statements as of April 30th, 1976 ($No.\ 107$).

Huron College, Financial Statement as of April 30th, 1976 (No. 108).

Ryerson Polytechnical Institute, Financial Statements for year ended March 31st, 1976 (No.~109).

Annual Report of the Ministry of Energy for year ended March 31st, $1976 \ (No.\ 110)$.

Correspondence relating to Ontario Hydro Bulk Power Rates for 1977 (No. 111).

Report of Ontario Energy Board re Ontario Hydro Bulk Power Rates for 1977 (No. 112).

Rental Market Survey in Eight Ontario Cities, August, 1976 (No. 113).

Interim Report of the Select Committee on Highway Transportation of Goods, September 30th, 1976 (No. 114).

Petition relating to the Ottawa-Ontario agreement respecting antiinflation measures (No. 115). Annual Report of the Statutory Powers Procedure Rules Committee, May, 1976 (No. 116).

Mr. Gregory from the Select Committee on Highway Transportation of Goods presented a Report which was read as follows and adopted:—

Your Committee recommends that the time for presenting its final Report be extended from December 31st, 1976 to February 28th, 1977.

On motion by Mr. McKeough, seconded by Mr. Welch,

Ordered, That, the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of Supply for the period commencing November 1st, 1976, such payments to be charged to the proper appropriation following the voting of Supply.

On motion by Mr. Welch,

Ordered, That, notwithstanding any previous order the House will meet on Wednesday, November 10th at 2.00 p.m. and when it adjourns that day the House will stand adjourned until Monday, November 15th.

The following Bills were introduced and read the first time:—

Bill 149, An Act to amend The Municipal Act. Mr. McKeough.

Bill 150, The Regional Municipalities Amendment Act, 1976. Mr. McKeough.

Bill 151, An Act to amend The District Municipality of Muskoka Act. Mr. McKeough.

Bill 152, An Act to amend The Municipality of Metropolitan Toronto Act. Mr. McKeough.

Bill 153, An Act to amend The County of Oxford Act, 1974. Mr. McKeough.

Bill 154, An Act respecting The Municipality of Shuniah. Mr. McKeough.

Bill 155, An Act to amend The Insurance Act. Mr. Handleman.

Bill 156, An Act to amend The Motor Vehicle Accident Claims Act. Mr. Handleman.

Bill 157, An Act to amend The Regional Municipality of Hamilton-Wentworth Act, 1973. Mr. Cunningham.

Bill 158, The Uniform Time Act, 1976. Mr. Cassidy.

Bill 159, An Act respecting the Advertising and Selling of Perishable Staples. Mr. Grossman.

Answers were Tabled to Question Nos. 75, 117 and 119 (See Hansard).

The Order of the Day for Consideration of the First Report of the Select Committee on the Ombudsman having been read, and a debate arising, after some time, the debate was concluded.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Mr. Deans,

Ordered, That the debate be adjourned.

The House then adjourned at 9.30 p.m.

SEVENTY-FIRST DAY

FRIDAY, OCTOBER 29TH, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Papers were tabled:-

Electricity Costing and Pricing Study, Volume 1, October, 1976 and Background Papers (No. 117).

Report of the Law Foundation of Ontario for the year 1975 (No. 118).

The following Bill was introduced and read the first time:—

Bill 160, An Act to establish the Ontario Waste Disposal and Reclamation Commission. *Mr. Newman* (Windsor-Walkerville).

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time.

On motion by Mr. Ziemba,

Ordered, That the debate be Adjourned.

The House then adjourned at 11.35 a.m.

SEVENTY-SECOND DAY

MONDAY, NOVEMBER 1st, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:-

Public Trustee Financial Statements and Report on the Audit for year ended March 31st, 1976 (No. 119).

University of Western Ontario Financial Statements for year ended April 30th, 1976 (No. 120).

University of Waterloo Financial Statements for year ended April 30th, 1976 (No. 121).

The Order of the Day for Consideration of the Report of the Ontario Energy Board re Ontario Hydro Bulk Power Rates for 1977 having been read,

And a debate arising, after some time, the debate was concluded.

Mr. Sargent moved Second Reading of Bill 91, An Act to amend The Power Corporation Act.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

SEVENTY-THIRD DAY

TUESDAY, NOVEMBER 2ND, 1976

PRAYERS

2.00 O'CLOCK P.M.

Hodgson
Irvine
Johnson
(Wellington-Dufferin-Peel)
Jones
Kennedy
Kerr
Lane
Laughren
Leluk
Lewis
Lupusella
MacBeth
MacDonald

The following Sessional Paper was tabled:—

Annual Report of the Ministry of Labour 1975-1976 (No. 122).

A debate arose on the motion for Second Reading of Bill 130, An Act to amend The Planning Act, and after some time, the motion was carried on the following division:—

AYES

Angus	Di Santo
Bain	Drea
Bennett	Dukszta
Bernier	Eaton
Birch	Evans
Breaugh	Ferrier
Brunelle	Germa
Bryden	Gigantes
Burr	Godfrey
Cassidy	Grande
Davis	Gregory
Davison	Grossman
(Hamilton Centre)	Handleman
Deans	Henderson

Ayes—Continued

Mackenzie
Maeck
Makarchuk
McCague
McKeough
McMurtry
Meen
Miller
(Muskoka)
Newman

(Durham York)

Norton

Parrott
Philip
Renwick
Rhodes
Samis
Sandeman
Scrivener
Shore
Smith
(Hamilton Mountain)
Snow

Stephenson
Swart
Taylor
Timbrell
Villeneuve
Welch
Wells
Williams
Yakabuski
Young
Ziemba—71.

NAYS

Breithaupt
Bullbrook
Campbell
Conway
Cunningham
Edighoffer
Ferris
Gaunt
Good
Haggerty
Mancini
McKessock

Miller
(Haldimand-Norfolk)

Newman
(Windsor-Walkerville)

Nixon
Peterson
Reed
(Halton-Burlington)

Reid
(Rainy River)

Riddell

Roy Ruston Sargent Singer Smith (Nipissing) Smith (Hamilton West) Spence Sweeney

Worton—28.

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The following Bill was read the second time:-

Bill 99, An Act to amend The Corporations Tax Act, 1972. Ordered for Third Reading.

The following Bill was read the third time and was passed:—

Bill 99, An Act to amend The Corporations Tax Act, 1972.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The following Bill was read the second time:—

Bill 133, An Act to amend The Assessment Act. Ordered for Third Reading.

The following Bill was read the third time and was passed:—

Bill 133. An Act to amend The Assessment Act.

158

Deans

By unanimous consent the motions for Second Reading of Bill 136, The Corporations Information Act, 1976, Second Reading of Bill 137, An Act to amend The Business Corporations Act and Second Reading of Bill 138, An Act to amend The Corporations Act, were debated together and after some time, the motions were carried on the following division:—

AYES

Auld	Johnston	Norton
Bernier	(St. Catharines)	Parrott
Breithaupt	Jones	Rhodes
Brunelle	Kennedy	Riddell
Campbell	Kerr	Ruston
Cunningham	Lane	Scrivener
Davis	MacBeth	Smith
Drea	Maeck	(Hamilton Mountain
Eaton	Mancini	Smith
Edighoffer	McCague	(Nipissing)
Ferris	McKeough	Snow
Gaunt	McKessock	Spence
Gregory	McNeil	Stephenson
Grossman	Meen	Taylor
Haggerty	Miller	Timbrell
Handleman	(Muskoka)	Villeneuve
Henderson	Newman	Welch
Irvine	(Durham York)	Williams
Johnson	Newman	Worton—52.
(Wellington- Dufferin-Peel)	(Windsor-Walkerville)	

NAYS

Angus	Ferrier	Makarchuk
Bain	Foulds	McClellan
Breaugh	Germa	Philip
Bryden	Gigantes	Renwick
Cassidy	Grande	Sandeman
Davison	Laughren	Warner
(Hamilton Centre)	Mackenzie	Ziemba—21.

And the Bills were accordingly read the second time and Ordered for Committee of the Whole House.

One matter was debated on the motion to adjourn and the House then adjourned at 10.30 p.m.

SEVENTY-FOURTH DAY

WEDNESDAY, NOVEMBER 3RD, 1976

The following Committees met:—

The Select Committee on Highway Safety.

The Standing Administration of Justice Committee.

The Standing Resources Development Committee.

SEVENTY-FIFTH DAY

THURSDAY, NOVEMBER 4TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Response of the Ministry of Energy to the recommendations of the Select Committee reviewing Ontario Hydro's proposals to increase Bulk Power Rates for 1976 (No.~123).

First Annual Report of the Ontario Advisory Council on the Physically Handicapped (No. 124).

Annual Report of the Ontario Lottery Corporation, 1975-1976 (No. 125).

Urban Transportation Development Corporation Ltd. Corporate Report, 1975 (No.~126).

Annual Report of the Ontario Telephone Service Commission, 1975 (No. 127).

Mr. McNeil from the Standing Resources Development Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Natural Resources be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF NATURAL RESOURCES:

Land Management Program\$ 88,491,000Outdoor Recreation Program51,120,000Resource Products Program44,773,000

The House resolved itself into a Committee to consider certain Bills:—

THE EVENING SITTING

8.00 O'CLOCK P.M.

After some time, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bills without amendment:—

Bill 137, An Act to amend The Business Corporations Act.

Bill 138, An Act to amend The Corporations Act.

Also, That the Committee had directed him to report the following Bills with certain amendments:—

Bill 130, An Act to amend The Planning Act.

Bill 136, The Corporations Information Act, 1976.

Ordered, That the Report be now received and adopted.

Debate on the motion for Second Reading of Bill 149, An Act to amend The Municipal Act, was adjourned.

The House then adjourned at 10.30 p.m.

SEVENTY-SIXTH DAY

FRIDAY, NOVEMBER 5th, 1976

PRAYERS

10.00 О'Сьоск А.М.

The following Sessional Paper was tabled:—

Civil Service Commission Annual Report 1975-1976 (No. 128).

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. MacBeth,

Ordered, That the debate be Adjourned.

The House then adjourned at 12.30 p.m.

SEVENTY-SEVENTH DAY

MONDAY, NOVEMBER 8th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Bill was introduced and read the first time:-

Bill 161, An Act to amend The Motor Vehicle Accident Claims Act. Mr. Grande.

The answer was tabled to Question No. 70 (See Hansard).

The following Bills were read the second time:—

Bill 134, An Act to amend The Gift Tax Act, 1972. Ordered for Committee of the Whole House.

Bill 155, An Act to amend The Insurance Act. Ordered for Third Reading.

Bill 156, An Act to amend The Motor Vehicle Accident Claims Act. Ordered for Third Reading.

The following Bills were read the third time and were passed:—

Bill 155, An Act to amend The Insurance Act.

Bill 156, An Act to amend The Motor Vehicle Accident Claims Act.

Debate on the motion for Second Reading of Bill 149, An Act to amend The Municipal Act, was resumed, and after some time, the motion was carried and the Bill was Ordered for Committee of the Whole House.

The following Bills were read the second time:-

Bill 150, The Regional Municipalities Amendment Act, 1976. Ordered for Committee of the Whole House.

Bill 151, An Act to amend The District Municipality of Muskoka Act. Ordered for Committee of the Whole House.

Bill 152, An Act to amend The Municipality of Metropolitan Toronto Act. Ordered for Committee of the Whole House.

Bill 153, An Act to amend The County of Oxford Act, 1974. Ordered for Committee of the Whole House.

Bill 154, An Act respecting The Municipality of Shuniah. Ordered for Third Reading.

The following Bill was read the third time and was passed:—

Bill 154, An Act respecting The Municipality of Shuniah.

Mr. Leluk moved Second Reading of Bill 57, An Act to amend The Condominium Act, Second Reading of Bill 58, An Act to amend The Condominium Act and then moved, seconded by Mr. Gregory,

That in the opinion of this House a Select Committee of the Legislature be appointed to examine the Condominium Act, condominium law in other jurisdictions, mortgage financing of condominium projects, trends in industrial and commercial use of condominiums, and any other pertinent condominium matters with a view to improving condominium lifestyles, to prepare and submit a report to the Legislature by the end of March, 1977 with its recommendations.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

SEVENTY-EIGHTH DAY

TUESDAY, NOVEMBER 9TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Annual Report of the Ministry of the Environment for the fiscal year beginning April 1st, 1974, and ending March 31st, 1975 (No. 129).

Annual Report of the Algonquin Forestry Authority, 1975-76 (No. 130).

A return was tabled to Question No. 141 (Sessional Paper No. 131).

Before the Orders of the Day, Mr. Speaker informed the House as follows:-

Yesterday the honourable member for Oakwood introduced a bill to amend the Motor Vehicle Accident Claims Act. It has been brought to my attention that as this bill calls for an expenditure of public monies, it is out of order for a Private Member and must be removed from the Order Paper.

Mr. Timbrell moved, seconded by Mr. Irvine,

That the Order for adoption of the Final Report of the Select Committee (Sessional Paper No. 84) inquiring into Hydro's proposed bulk power rates be discharged but that the House adopt the following Resolution in lieu thereof:—

"That the Legislature adopt the policy direction of the Select Committee's report and the modifications as proposed by the Government to specific recommendations as follows": III-7. (re bulk metering) That, the Legislature endorse the study of bulk metering practices now being conducted by Ontario Hydro and the municipal utilities to be completed within 12 months, and that, recommendations from Ontario Hydro be considered by the Government at that time; and that, in the interim, the Legislature further endorse the moratorium on conversions to or from bulk metering which has been initiated by the municipal utilities. III-11. (re revolving capital pool for industry) That, pending study by the Government as to the financial implications and statutory requirements of a revolving capital pool for industry, and as to whether this would be the best technique to encourage energy conservation by industry, a decision on this recommendation be deferred. III-18. (re peak reduction targets) That, the Government make an interim report to the Legislature within 2 months on the specific peak demand reduction targets which are to be met by Ontario Hydro for each year over the next 10 years, and the changes, Legislative

and otherwise, which must be made to permit a workable load management program. III-23. That pending the development of, and experience with, Hydro's load management program, Ontario Hydro not further reduce its targets for adding generation capacity in the next 10 years. III-24. That, pending the development of, and experience with, Hydro's load management program, Ontario Hydro not develop a new generation plan which would reduce its planned growth in its generation capacity. III-27. (re James Bay) That, the Government request Ontario Hydro to continue its investigations of the potential which might exist for Ontario from developments of the hydro-electric potential in the Baie James area of Quebec; and that, in view of public hearings being held by the Royal Commission on Electric Power Planning and their intent to make recommendations to the Government on hydro-electric resource development in the Province, the Government advise Ontario Hydro that there will be no development of the Albany River at this time. III-28. (re examination of nuclear commitment) That, the Legislature endorse the review of nuclear power being conducted by the Royal Commission on Electric Power Planning. III-29 (iii) (re monitoring Select Committee) That, in order to permit sufficient time to implement the recommendations approved by the Legislature, consideration of a monitoring Select Committee be deferred for 1 year. IV-3. That, considering water power is an energy resource in the same vein as coal, uranium, oil and natural gas, Ontario Hydro not be exempt from water power rentals.

At the conclusion of his remarks, Mr. Timbrell Tabled certain amendments, which, by unanimous consent were included in the motion as follows:—

- (i) That, concurrent with Hydro's load management programme and the establishing of specific peak demand reduction targets for each of the next 10 years, Hydro develop a new generation plan which would reduce its planned growth.
- (ii) The Ontario Government appoint a Select Committee as the appropriate public forum to examine Hydro's nuclear commitment not later than the Fall of 1977.
- (iii) That the government commits itself to the appointment of a monitoring Select Committee to commence work not later than the Fall of 1977.

During his wind up of the debate, Mr. Timbrell Tabled a letter from Ontario Hydro (Sessional Paper No. 132) and Ministry submission to Royal Commission on Electric Power Planning, Part Two (Sessional Paper No. 133).

The motion was then carried, as amended.

The House then adjourned at 6.10 p.m.

SEVENTY-NINTH DAY

WEDNESDAY, NOVEMBER 10TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Ontario Law Reform Commission Report on Changes of Name (No. 134).

Copy of an Order-in-Council Tabled pursuant to Subsection 5 of Section 6 of the Expropriation Act (No. 135).

The Development Corporation's 1975-76 Annual Report of Loans and Guarantees (No.~136).

Mr. Lawlor from the Standing Administration of Justice Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Attorney General be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF ATTORNEY GENERAL:

Law Officer of the Crown Program\$	4,398,000
Administrative Services Program	22,177,000
Guardian and Trustee Services Program	4,239,000
Crown Legal Services Program	11,856,000
Legislative Counsel Services Program	502,000
Courts Administration Program	62,179,500
Administrative Tribunals Program	5,728,000

The following Bills were read the third time and were passed:—

Bill 130, An Act to amend The Planning Act.

Bill 136, The Corporations Information Act, 1976.

Bill 137, An Act to amend The Business Corporations Act.

Bill 138, An Act to amend The Corporations Act.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Makarchuk,

Ordered, That the debate be Adjourned.

The House then adjourned at 4.25 p.m.

EIGHTIETH DAY

MONDAY, NOVEMBER 15TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:-

Ontario College of Art Financial Statements May 31, 1976 (No. 137).

Mr. McNeil from the Standing Resources Development Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Labour be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF LABOUR:

Ministry Administration Program	5,507,000
Industrial Relations Program	1,446,000
Women's Program	505,000
Labour Services Program	8,231,000
Human Rights Commission Program	1,247,000
Labour Relations Board Program	1,852,000

The following Bill was introduced and read the first time:-

Bill 162, An Act to provide for the Designation and Retention of Foodlands. Mr. McCague.

The answer was Tabled to Question No. 142 (see Hansard).

Debate on the motion for Second Reading of Bill 139, An Act respecting Employees' Health and Safety, was adjourned.

Mr. Godfrey moved Second Reading of Bill 95, An Act to amend The Regional Municipality of Durham Act, 1973.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

EIGHTY-FIRST DAY

TUESDAY, NOVEMBER 16th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:—

Draft Telegram from Hon. William G. Davis, Premier of Ontario to Mr. Rene Levesque, Premier-Elect, Province of Quebec (No. 138).

The debate on the motion for Second Reading of Bill 139, An Act respecting Employees' Health and Safety, was resumed,

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued, and after some time, was again adjourned.

One matter was debated on the motion to adjourn and the House then adjourned at 10.40 p.m.

EIGHTY-SECOND DAY

WEDNESDAY, NOVEMBER 17th, 1976

The following Committees met:-

The Select Committee on Highway Safety.

The Standing Administration of Justice Committee.

The Standing Resources Development Committee.

EIGHTY-THIRD DAY

THURSDAY, NOVEMBER 18th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

New Driver Licence Classifications (No. 139).

Ontario's response to the federal White Paper on the Bank Act (No. 140).

During the Question Period, the member for Ottawa East (Mr. Roy) refused to withdraw his words when directed to do so by Mr. Speaker. Mr. Speaker then named the member and directed him to withdraw from the service of the House for the balance of the day's sitting.

The following Bill was introduced and read the first time:-

Bill 163, An Act to amend The Construction Safety Act, 1973. Mr. Di Santo.

Mr. Germa from the Standing Public Accounts Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee recommends that it be empowered to consider expenditures for the year 1975-76 under the Ontario Home Buyers Grant Act, 1975.

Mr. Lawlor from the Standing Administration of Justice Committee reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Justice Policy be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

JUSTICE POLICY:

Justice Policy Program\$ 459,000

The debate on the motion for Second Reading of Bill 139, An Act respecting Employees' Health and Safety, was resumed,

And after some time, the motion was carried and the Bill was Ordered for the Standing Resources Development Committee.

A debate arose on the motion for Second Reading of Bill 140, An Act to reform the Law respecting Property Rights and Support Obligations between Married Persons and in other Family Relationships.

THE EVENING SITTING

8.30 O'CLOCK P.M.

The debate continued, and after some time, was adjourned.

The House then adjourned at 10.30 p.m.

EIGHTY-FOURTH DAY

FRIDAY, NOVEMBER 19TH, 1976

PRAYERS

10.00 O'CLOCK A.M.

Mr. McNeil from the Standing Resources Development Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Energy be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF ENERGY:

Ministry Administration Program	505,000
Energy Policy Program	2,200,000
Ontario Energy Board Program	1,192,000
Ontario Energy Corporation	327,000

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Swart,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

EIGHTY-FIFTH DAY

MONDAY, NOVEMBER 22nd, 1976

PRAYERS

2.00 O'CLOCK P.M.

In a personal explanation, the Leader of the Liberal Party withdrew certain critical remarks concerning the Speaker which he had made outside the House and which were reported in the Press. He assured the House that he did not intend to insult the Speaker or his position.

Mr. Speaker addressed the House as follows:—

I must comment briefly on the occurrences of Thursday last, and the point raised on Friday by certain members.

When a Member disagrees with an answer that he has received from a Minister, that does not constitute either a point of order or a matter of privilege. He should present his version either by giving notice of his desire

for a debate on adjournment to take place on the following Tuesday, as provided in Standing Orders 27 and 28, or he should take some other early opportunity of expressing his viewpoint, perhaps by the careful phrasing of a Supplementary Question. What happened on Thursday is that it had developed into a pointless argument back and forth across the floor as to who was right and who was wrong in an interpretation of criminal law. When I attempted to bring an end to this argument, the Member for Ottawa East accused the Minister of misleading the House. On re-examination of the Precedents, I have come to the conclusion that while it is not an offense to suggest that a Member is in error and therefore perhaps misleading the House inadvertently, it is very clear that an accusation of deliberately misleading the House is not parliamentary; I refer you to May's Parliamentary Practice, Nineteenth Edition, page 430, at the bottom on the first paragraph on that page, and to Parliamentary Debates (1972-1973) 859, c. 186. While the Member for Ottawa East did not in fact use the word "deliberate" that was undoubtedly his meaning in the context in which he used the expression. I feel that it was equally clear that in his accusation the Member was imputing motives to the Minister; I refer you to Standing Order 16 (a), paragraph 9. I therefore had no alternative but to ask him to withdraw the accusation.

The following Sessional Papers were tabled:—

Inquiry into the Management and Operation of the Huronia Regional Centre, Orillia (No. 141).

Proposals for Improving Opportunities for Local Government Services in Northern Ontario: Background Paper (No. 142).

University of Toronto Financial Statements April 30th, 1976 (No. 143).

On motion by Mr. Welch,

Ordered, That, the referral to the Resources Development Committee of Bill 139, An Act respecting Employees' Health and Safety, be discharged, and the Bill be referred to the Standing Social Development Committee.

The following Bills were introduced and read the first time:—

Bill 164, An Act to amend The Election Finances Reform Act, 1975. Mr. Samis.

Bill 165, An Act respecting Election Public Opinion Polls and Surveys. Mr. Samis.

Bill 166, An Act to register Condominium Property Management Firms. Mr. Leluk.

Bill 167, An Act to amend The Liquor Control Act, 1975. Mr. Samis.

The debate on the motion for Second Reading of Bill 140, An Act to reform the Law respecting Property Rights and Support Obligations between Married Persons and in other Family Relationships, was resumed,

And after some time, was again adjourned.

The debate on the motion for Second Reading of Bill 142, An Act to amend The Hospital Labour Disputes Arbitration Act concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

EIGHTY-SIXTH DAY

TUESDAY, NOVEMBER 23RD, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Auld delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by her own hand, and the said message was read by Mr. Speaker and is as follows:—

PAULINE M. McGIBBON

The Lieutenant Governor transmits Supplementary Estimates of certain additional sums required for the services of the Province for the year ending the 31st March, 1977 and recommends them to the Legislative Assembly.

Toronto, 23rd November, 1976.

(Sessional Paper No. 3-Part II)

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying the same, be referred to the Committee of Supply.

The following Sessional Papers were tabled:—

Documents Tabled by the Treasurer relating to his statement respecting the Provincial economy (No. 144).

Annual Report of the Ontario Advisory Council on Senior Citizens 1975/76 (No. 145).

On motion by Mr. Welch,

Ordered, That, the Supplementary Estimates for the Ministry of the Environment be referred to the Standing Resources Development Committee.

The following Bills were introduced and read the first time:-

Bill 168, An Act to amend The Corporations Tax Act, 1972. Mr. Meen.

Bill 169, An Act to amend The Income Tax Act. Mr. Meen.

Bill 170, An Act to amend The Retail Sales Tax Act. Mr. McKeough.

The answers were Tabled to Questions Nos. 147, 148, 149, 150 and 151 (See Hansard).

The debate on the motion for Second Reading of Bill 140, An Act to reform the Law respecting Property Rights and Support Obligations between Married Persons and in other Family Relationships, was resumed,

And after some time the motion was carried and the Bill was accordingly read the second time and Ordered for the Standing Administration of Justice Committee.

The following Bills were read the second time:-

Bill 141, The Marriage Act, 1976. Ordered for the Standing Administration of Justice Committee.

THE EVENING SITTING

8.00 O'CLOCK P.M.

Bill 85, An Act to reform the Law respecting Succession to the Estates of Deceased Persons. Ordered for the Standing Administration of Justice Committee.

The Order of the Day for Second Reading of Bill 131, An Act respecting Farm Income Stabilization, having been read,

Mr. Newman (Durham-York) moved, That the Bill be now read a second time,

And a debate arising, after some time,

Mr. MacDonald moved, seconded by Mr. Wildeman, That Bill 131, An Act Respecting Farm Income Stabilization, be NOT now read a second time, but be referred back to the government with instructions to incorporate therein:

- 1. a formal role for farmers' general and commodity organizations in the development of, and the determination of the terms and conditions of, any plan requested by a group of producers;
- 2. comprehensive coverage for all Ontario commodities which will provide full support up to the negotiated stabilization level irrespective of the actions of the federal government;
- 3. a provision for current costs of production to be reflected in the final stabilization price or prices under any plan with the revised bill to be reintroduced into the Legislature no later than December 1, 1976.

The debate continued, and after some time, it was,

On motion by Mr. Moffatt,

Ordered, That the debate be adjourned.

Three matters were debated on the motion to adjourn and the House then adjourned at 10.50 p.m.

EIGHTY-SEVENTH DAY

WEDNESDAY, NOVEMBER 24TH, 1976

The following Committees met:-

The Standing Administration of Justice Committee.

The Standing Resources Development Committee.

EIGHTY-EIGHTH DAY

THURSDAY, NOVEMBER 25TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Annual Reports of the Ontario Mental Health Foundation for the years 1973-74, 1974-75 and 1975-76 (No. 146).

Annual Reports of the Clarke Institute of Psychiatry for the years 1972, 1973, 1974 and 1975 (No. 147).

Annual Reports of the Ontario Cancer Treatment and Research Foundation for the years 1971, 1972, 1973 and 1974 (No. 148).

Annual Report of the Alcoholism and Drug Addiction Research Foundation for the year 1975 (No. 149).

Mr. Germa from the Standing Public Accounts Committee presented the Committee's Report which was read as follows:—

Your Committee recommends that it be empowered to examine the sale in May 1976 of 280 acres of land from Ronto Development Co. of Willowdale to George Wimpey (Canada) Ltd. of Waterloo and further that a complete record of all expenditures and disbursements in the transaction be provided to your Committee.

Mr. Singer moved, seconded by Mr. Bullbrook,

That the Report be amended by the addition of the following words:-

"and that the Minister of Revenue supply to the Committee all documents that were filed in connection with the applications for exemption made herein and that the appropriate officials of the Ministry of Revenue attend for the purpose of giving evidence in relation to these matters, to the extent permitted by law".

On the Questions being put, the Report was declared to be adopted as amended.

Mr. Lawlor from the Standing Administration of Justice Committee presented the Committee's Report which was read as follows and adopted:

Your Committee requests permission to sit concurrently with the House for its consideration of Bill 97, The Credit Unions Act, 1976.

Mr. McNeil from the Standing Resources Development Committee reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Resources Development Policy be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

RESOURCES DEVELOPMENT POLICY:

Answers were Tabled to Questions Nos. 65 and 111 (See Hansard).

The debate on the motion for Second Reading of Bill 131, An Act respecting Farm Income Stabilization was resumed,

THE EVENING SITTING

8.00 O'CLOCK P.M.

And after some time, Mr. Speaker put the Question:—

"Shall the bill be NOW read a second time" which was decided in the affirmative on the following division:—

AYES

Belanger	Givens
Bennett	Good
Birch	Gregory
Breithaupt	Grossman
Conway	Hall
Cunningham	Handleman
Davis	Henderson
Drea	Irvine
Eakins	Johnson
Eaton	(Wellington- Dufferin-Peel)
Edighoffer	Kennedy
Evans	Lane
Ferris	Leluk
Gaunt	MacBeth

Maeck Mancini McCague Meen Miller (Haldimand-Norfolk)

Miller
(Muskoka)

Morrow
Newman
(Durham York)

Newman
(Windsor-Walkerville)

Nixon

AYES-Continued

Norton
Peterson
Reed
(Halton-Burlington)
Reid
(Rainy River)
Rhodes
Riddell
Ruston

Sargent

Scrivener
Shore
Smith
(Hamilton Mountain)
Smith
(Nipissing)
Smith
(Hamilton West)
Snow
Spence

Stephenson
Sweeney
Taylor
Villeneuve
Welch
Wells
Williams
Wiseman
Worton
Yakabuski—62.

NAYS

Angus
Bain
Bounsall
Breaugh
Bryden
Burr
Cassidy
Deans
Dukszta

Ferrier
Gigantes
Grande
Laughren
Lupusella
MacDonald
Mackenzie
Makarchuk
McClellan

Moffatt
Philip
Samis
Sandeman
Warner
Wildman
Young
Ziemba—26.

And the Bill was accordingly read the second time and Ordered for Standing Resources Development Committee.

The House then adjourned at 10.40 p.m.

EIGHTY-NINTH DAY

FRIDAY, NOVEMBER 26TH, 1976

PRAYERS

10.00 О'Сьоск А.М.

The following Sessional Papers were tabled:—

Memorandum re: Market Share Quota and Lending Program re: industrial milk $(No.\ 150)$.

The Ontario Cancer Institute incorporating the Princess Margaret Hospital Annual Report, 1975 (No. 151).

Ministry of Correctional Services Annual Report of the Minister for the year ending 31st March, 1976 (No. 152).

Letter sent by the Premier to the parties negotiating public health nurses disputes (No. 153).

Public Accounts 1975-76, Volume 1—financial statements (No. 154).

The following Bills were introduced and read the first time:—

Bill 171, The Funeral Services Act, 1976. Mr. Miller (Muskoka).

Bill 172, An Act respecting Municipal Elections Finances Reform. Mr. Cassidy.

Bill 173, An Act respecting Municipal Candidates. Mr. Cassidy.

Bill 174, An Act respecting the Establishment of Ward Boundaries. Mr. Cassidy.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following supplementary sums:—

MINISTRY OF NATURAL RESOURCES

- 2301. To defray the expenses of the Ministry Administration Program \$ 250,000
- 2302. To defray the expenses of the Land Management Program 19,500,000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 12.20 p.m.

NINETIETH DAY

MONDAY, NOVEMBER 29TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:—

Lease for Thunder Bay Ski Jumps Limited (No. 155).

On motion by Mr. Welch,

Ordered, That, the following substitutions be made on the Committees of the House:

Mr. McCague for Mr. Evans, on the Resources Development Committee.

Mr. Grossman for Mr. Kennedy, on the Administration of Justice Committee.

Mr. Kennedy for Mr. Grossman, on the Social Development Committee.

Mr. Shore for Mr. McNeil, on the Public Accounts Committee.

Mr. Jones for Mr. Norton, on the Highway Safety Committee.

The following Bill was introduced and read the first time:—

Bill 175, An Act to amend The Farm Products Grades and Sales Act. Mr. Grossman.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

Mr. Lewis moved, seconded by Mr. Deans, That the amendment to the motion that this House approves in general the Budgetary policy of the Government be further amended by adding the following words:

And further that this government has failed to respond adequately to:

- 1. The administrative problems which have undermined the tenants' accessibility to and confidence in the rent control procedures, and to recognize by legislative action the need to ensure protection against unfair rent increases after July 1977;
- 2. The need for the early implementation of policies to designate prime agricultural foodlands throughout Ontario;
- 3. The obvious need to develop manpower programs, job retraining programs and job creation programs;
- 4. The neglect of adequate management of our forest resources—which neglect should clearly mean the abandonment of the proposed Reed Paper transaction.

and therefore the Government does not enjoy the confidence of this House.

On motion by Mr. Newman (Windsor-Walkerville),

Ordered, That the debate be adjourned.

Mr. Williams moved Second Reading of Bill 72, An Act to amend The Legislative Assembly Act.

The debate concluded at 6.00 p.m.

The House then adjourned at 6.00 p.m.

NINETY-FIRST DAY

TUESDAY, NOVEMBER 30TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Four certificates of necessity and convenience issued by the Ontario Highway Transport Board (No. 156).

Petition of the Officers of Local 113 Amalgamated Transit Union respecting licenses to Greyhound and Stock Brothers (No. 157).

Mr. Lawlor from the Standing Administration of Justice Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bill with certain amendments:—

Bill 97, The Credit Unions Act, 1976. Ordered for Third Reading.

On motion by Mr. Welch,

Ordered, That, Mr. Makarchuk be substituted for Mr. Martel on the Select Committee considering the Fourth and Fifth Reports of the Ontario Commission on the Legislature.

Mr. Speaker informed the House that in accordance with Section 82 of the Legislative Assembly Act the Lieutenant Governor in Council had appointed the Honourable Mr. Henderson in place of the Honourable Mr. Snow, and Mr. Maeck in place of Mr. Morrow, on the Board of Internal Economy.

The Answer was Tabled to Question No. 153 (See Hansard).

The House resolved itself into a Committee to consider certain Bills:—

After some time, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bills without amendment:—

Bill 151, An Act to amend The District Municipality of Muskoka Act.

Bill 152, An Act to amend The Municipality of Metropolitan Toronto Act.

Also, That the Committee had directed him to report the following Bills with certain amendments:—

Bill 149, An Act to amend The Municipal Act.

Bill 150, The Regional Municipalities Amendment Act, 1976.

Bill 153, An Act to amend The County of Oxford Act, 1974.

Ordered, That the Report be now received and adopted.

The House, according to Order, resolved itself into the Committee of Supply, to consider the Supplementary Estimates of the Ministry of Health.

THE EVENING SITTING

8.00 O'CLOCK P.M.

and after some time,

Mr. Speaker resumed the Chair, and the Chairman reported progress, also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

NINETY-SECOND DAY

WEDNESDAY, DECEMBER 1st, 1976

The following Committees met:

The Select Committee on Highway Safety.

The Standing Administration of Justice Committee.

The Standing Resources Development Committee.

The Standing Social Development Committee.

NINETY-THIRD DAY

THURSDAY, DECEMBER 2ND, 1976

PRAYERS

2.00 О'Сьоск Р.М.

The following Sessional Papers were tabled:—

Interim Report from the Select Committee on Highway Safety re: Improving Highway Safety in Ontario: Toward a Comprehensive Approach (No. 158).

Annual Report of the Teachers' Superannuation Commission (No. 159).

The Seventh Report of the Criminal Injuries Compensation Board for the fiscal year ended March 31st, 1976 (No. 160).

Mr. McNeil from the Standing Resources Development Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Industry and Tourism be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF INDUSTRY AND TOURISM:

Ministry Central Office Program\$	755,000
Industry Development Program	6,544,000
Trade Development Program	2,394,000
Tourism Development Program	10,116,000
Operations Program	6,909,000
Communications Program	811,000
Administration Program	1,548,000
Ontario Place Corporation Program	3,192,000
Industrial Incentives and Development Program	30,377,000

Mr. McNeil from the Standing Resources Development Committee reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of the Environment be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF THE ENVIRONMENT:

Ministry Support Services Program\$	5,895,000
Environmental Assessment and Planning Program	14,742,000
Environmental Control Program	206,085,000
Resource Recovery Program	13,546,000

Mr. McNeil from the Standing Resources Development Committee reported the following Resolution:—

Resolved, That Supply in the following supplementary amount and to defray the expenses of the Ministry of the Environment be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF THE ENVIRONMENT:

On motion by Mr. Welch,

Ordered, That, the Standing Committees of the House be authorized to sit concurrently with the House for the consideration of legislation now referred to them.

On motion by Mr. Welch,

Ordered, That, the meetings of the Standing Committees when considering Bills 85, 131, 139, 140 and 141, be recorded on tape for reference.

On motion by Mr. Welch,

Ordered, That, upon the receipt of a written application by Mr. Martel to the Clerk of the House, Mr. Martel be substituted for Mr. Makarchuk on the Select Committee considering the Fourth and Fifth Reports of the Ontario Commission on the Legislature.

The following Bills were introduced and read the first time:—

Bill 176, An Act to amend The Labour Relations Act. Miss Stephenson.

Bill 177, An Act to amend The Development Corporations Act, 1973. Mr. Mackenzie.

Bill 178, An Act to amend The Workmen's Compensation Act. Mr. Bain.

Bill 179, An Act respecting Social Referral Services. Mr. Cunningham.

Bill 180, An Act to amend The Workmen's Compensation Act. Mr. Di Santo.

Bill 181, An Act to amend The Pension Benefits Act. Mr. Di Santo.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved. That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following supplementary sums:—

MINISTRY OF HOUSING

2002. To defray the expenses of the Community Planning 1.500.000

MINISTRY OF GOVERNMENT SERVICES

803. To defray the expenses of the Upkeep of Accommodation 2,400,000 Program....

MINISTRY OF CULTURE AND RECREATION

6.178,000 2806. To defray the expenses of the Sports and Fitness Program

MINISTRY OF ATTORNEY GENERAL

1202. To defray the expenses of the Administrative Services 5.400.000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The Order of the Day for resuming the Adjourned Debate on the amendment to the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Deans,

Ordered. That the debate be adjourned.

The House then adjourned at 10.30 p.m.

NINETY-FOURTH DAY

FRIDAY, DECEMBER 3RD, 1976

PRAYERS

10.00 O'CLOCK A.M.

Following the Question Period, Mr. Speaker made the following statement:—

On Tuesday last the Member for Wilson Heights rose on a point of order respecting a remark of the Premier's on Monday.

Before dealing with the specific matter, I should again point out, as I intimated on Tuesday, that if something is said or some incident occurs which is, in the opinion of any Member, out of order, he must raise the point immediately. It cannot be delayed 24 hours or more and then raised. Once the incident has been allowed to pass without objection or has not been caught by the Speaker, that is normally the end of the matter.

However, in view of the fact that this type of allegation has been actively before the House recently, and now that it has been called to my attention, I feel I should deal with it even though, owing to the uproar in the House at the time, I was unable to hear the exchange on Monday.

I have now consulted Hansard and I find that after the Premier had answered a question relating to the projected Reed Paper Company Development in northwestern Ontario and outlined the government's intention, Mr. Lewis is quoted as saying "At any cost, eh, at any cost". The Premier took objection to this remark, pointing out that it implied that his specific statement was untrue at which time he used the expression "and it is totally irresponsible, misleading to the House and to the public to create any other impression".

I call the attention of the House to Standing Order 16(a), paragraph 10, which states that it is out of order to charge another Member with uttering a deliberate falsehood and under this general prohibition it has been clearly stated both in this House and in the Parliament of the United Kingdom that it is unparliamentary to accuse another Member of deliberately misleading the House. It is quite possible that the remark of the Leader of the Opposition carries an implication that the Premier was not telling the truth but, in any event, I suggest that it is very clear that the remark does impute an improper motive to the Premier; I refer you to Standing Order 16(a), paragraph 9. On the other hand, while the phrase "misleading to the House and to the public" does not by itself appear to be worded as an accusation of deliberate intent, I feel that in the context in which it was used it does carry that implication. In view of the recent occurrences I think the Members will agree that it is time that they be more careful in their choice of words so that no improper implications may be presumed.

For the above reasons, I feel strongly that the whole exchange was improper and that both the Leader of the Opposition and the Premier should withdraw their remarks.

Following the Speaker's statement, the Premier and the Leader of the Opposition both made statements which were satisfactory to the Speaker.

Mr. Villeneuve from the Standing Social Development Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bill without amendment:—

Bill 139, An Act respecting Employees' Health and Safety. Ordered for Committee of the Whole House.

The following Bills were read the third time and were passed:—

Bill 97, The Credit Unions and Caisses Populaires Act, 1976.

Bill 149, An Act to amend The Municipal Act.

Bill 150, The Regional Municipalities Amendment Act, 1976.

Bill 151, An Act to amend The District Municipality of Muskoka Act.

Bill 152, An Act to amend The Municipality of Metropolitan Toronto Act.

Bill 153, An Act to amend The County of Oxford Act, 1974.

Supply was concurred in as follows:-

Supply for the Ministry of Natural Resources.

Supply for the Ministry of Attorney General.

Supply for the Ministry of Labour.

Supply for Justice Policy.

Supply for the Ministry of Energy.

Supply for Resources Development Policy.

Supply for the Ministry of Industry and Tourism.

Supply for the Ministry of the Environment.

Supplementary Supply for the Ministry of the Environment.

The Order of the Day for resuming the Adjourned Debate on the amendment to the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed and, after some time,

On motion by Mr. Irvine,

Ordered, That the debate be adjourned.

With unanimous consent, answers were tabled to Questions 165 and 166 (See Hansard).

The House then adjourned at 1.00 p.m.

NINETY-FIFTH DAY

MONDAY, DECEMBER 6TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Auld delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by her own hand, and the said message was read by Mr. Speaker and is as follows:—

PAULINE M. McGIBBON

The Lieutenant Governor transmits Supplementary Estimates of certain additional sums required for the services of the Province for the year ending the 31st March, 1977 and recommends them to the Legislative Assembly.

Toronto, 6th December, 1976.

(Sessional Paper No. 3-Part III).

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying the same, be referred to the Committee of Supply.

On motion by Mr. Welch,

Ordered, That, the Supplementary Estimates of the Office of the Assembly, the Ombudsman, and the Provincial Auditor, be referred to the Miscellaneous Estimates Committee.

On motion by Mr. Welch,

Ordered, That, the time for the presentation of the Final Report of the Select Committee on Highway Safety be extended to April 29, 1977.

The following Bill was introduced and read the first time:-

Bill 182, An Act to amend The Workmen's Compensation Act. Mr. Lupusella.

The answer was tabled to Question No. 154 (See Hansard).

Mr. Welch moved, seconded by Mr. Bernier, That this House consider the interim report of the Select Committee on Highway Transportation of Goods (Sessional Paper No. 114) tabled on October 28th, 1976.

The debate concluded at 5.00 p.m.

Mr. Bain moved Second Reading of Bill 178, An Act to amend The Workmen's Compensation Act.

The debate concluded at 6.00 p.m.

With unanimous consent the following Sessional Paper was tabled:—

Correspondence relating to the preparation of the 1977-78 Operating Budgets for Cultural Institutions (No. 161).

The House then adjourned at 6.00 p.m.

NINETY-SIXTH DAY

TUESDAY, DECEMBER 7th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Correspondence re proposed Federal Bill C-16, The Borrowers and Depositors Protection Act (No. 162).

Report of the Public Service Superannuation Board for the year ended March 31, 1976 (No. 163).

Mr. McNeil from the Standing Resources Development Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bill without amendment:—

Bill 131, An Act respecting Farm Income Stabilization. Ordered for Committee of the Whole House.

The following Bills were introduced and read the first time:—

Bill 183, An Act to amend The Municipal Elections Act, 1972. Mr. Swart.

Bill 184, An Act to amend The Labour Relations Act. Mr. Stong.

Bill 185, An Act to amend The Election Act. Mr. Stong.

The answers were tabled to Questions Nos. 157, 158, 171 and 176 (See Hansard).

The House, according to Order, resolved itself into the Committee of Supply.

$(In\ the\ Committee)$

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1977, the following supplementary sums:—

MINISTRY OF HEALTH

- 3002. To defray the expenses of the Institutional Health Services Program.....\$ 106,215,000

And after some time.

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received.

Mr. Stokes, from the Committee of Supply, reported the following Resolution which was concurred in by the House:—

Resolved, That Supply in the following supplementary amounts and to defray the expenses of the Government Ministries named, be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

MINISTRY OF GOVERNMENT SERVICES:

803.	Upkeep of Accommodation Program\$	2,400,000	
MINISTRY OF ATTORNEY GENERAL:			
1202.	Administrative Services Program	5,400,000	
MINISTRY OF HOUSING:			
2002.	Community Planning Program	1,500,000	
MINISTRY OF NATURAL RESOURCES:			
2301. 2302.	Ministry Administration Program Land Management Program	250,000 19,500,000	
MINISTRY OF CULTURE AND RECREATION:			
2806.	Sports and Fitness Program	6,178,000	
MINISTRY OF HEALTH:			
3002. 3003.	Institutional Health Services Program Community Health Services Program	106,215,000 10,820,000	

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 97, The Credit Unions and Caisses Populaires Act, 1976.

Bill 99, An Act to amend The Corporations Tax Act, 1972.

Bill 130, An Act to amend The Planning Act.

Bill 133, An Act to amend The Assessment Act.

Bill 136, The Corporations Information Act, 1976.

Bill 137, An Act to amend The Business Corporations Act.

Bill 138, An Act to amend The Corporations Act.

Bill 149, An Act to amend The Municipal Act.

Bill 150, The Regional Municipalities Amendment Act, 1976.

Bill 151, An Act to amend The District Municipality of Muskoka Act.

Bill 152, An Act to amend The Municipality of Metropolitan Toronto Act.

Bill 153, An Act to amend The County of Oxford Act, 1974.

Bill 154, An Act respecting The Municipality of Shuniah.

Bill 155, An Act to amend The Insurance Act.

Bill 156, An Act to amend The Motor Vehicle Accident Claims Act".

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

 $\lq\lq In$ Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills. $\lq\lq$

Her Honour was then pleased to retire.

The Order of the Day for Second Reading of Bill 171, The Funeral Services Act, 1976, having been read,

In the absence of Mr. Miller (Muskoka), Mr. Wiseman moved, That the Bill be now read a second time.

And a debate arising, after some time,

Mr. Moffatt moved, seconded by Mr. Foulds, That Bill 171, The Funeral Services Act, 1976 be not NOW read a second time but that it be read a second time this day four months hence.

The debate continued:--

THE EVENING SITTING

8.00 O'CLOCK P.M.

And after some time, Mr. Speaker put the Question:—

"Shall the Bill be NOW read a second time", which motion was carried on the following division:—

AYES

Auld Hodgson Belanger Johnson (Wellington-Dufferin-Peel) Bernier Birch Jones Brunelle Kennedy Bullbrook Kerrio Campbell Lane Conway Leluk Cunningham MacBeth Drea Maeck Eakins Mancini Eaton McCague Edighoffer McKessock Ferris McNeil Gaunt Meen Good Miller (Muskoka) Gregory Grossman Morrow Haggerty Newman Hall (Durham York) Henderson Newman (Windsor-Walkerville)

Nixon O'Neil Parrott Peterson Riddell Rollins Rov Ruston Sargent Scrivener Shore Singer Spence Stephenson Taylor Villeneuve Welch Wiseman Worton-58.

NAYS

Angus
Bounsall
Breaugh
Bryden
Burr
Cassidy
Davidson
(Cambridge)
Davison
(Hamilton Centre)
Deans

Di Santo

Dukszta
Ferrier
Foulds
Germa
Gigantes
Godfrey
Grande
Laughren
Lawlor
Lewis
Lupusella

MacDonald Mackenzie Makarchuk McClellan Moffatt Renwick Sandeman Swart Warner Wildman Ziemba—32. And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The following Bills were read the second time:-

Bill 168, An Act to amend The Corporations Tax Act, 1972. Ordered for Third Reading.

Bill 169, An Act to amend The Income Tax Act. Ordered for Third Reading.

The following Bills were read the third time and were passed:-

Bill 168, An Act to amend The Corporations Tax Act, 1972.

Bill 169, An Act to amend The Income Tax Act.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on Bill 139, An Act respecting Employees' Health and Safety.

Ordered, That the report be now received and adopted.

One matter was debated on the motion to adjourn and the House then adjourned at 10.40 p.m.

NINETY-SEVENTH DAY

WEDNESDAY, DECEMBER 8_{TH}, 1976

The following Committees met:-

The Select Committee on Highway Safety.

The Standing Administration of Justice Committee.

NINETY-EIGHTH DAY

THURSDAY, DECEMBER 9TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

Mr. Edighoffer from the Standing Miscellaneous Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following supplementary amount and to defray the expenses of the Office of the Assembly be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

OFFICE OF THE ASSEMBLY:

Mr. Edighoffer from the Standing Miscellaneous Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following supplementary amount and to defray the expenses of the Office of the Ombudsman be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

OFFICE OF THE OMBUDSMAN:

Office of the Ombudsman Program\$ 509,000

Mr. Edighoffer from the Standing Miscellaneous Estimates Committee reported the following Resolution:—

Resolved, That Supply in the following supplementary amount and to defray the expenses of the Office of Provincial Auditor be granted to Her Majesty for the fiscal year ending March 31st, 1977:—

OFFICE OF PROVINCIAL AUDITOR:

Administration of the Audit Act and Statutory Audits
Program.....\$ 95,000

Mr. Germa from the Standing Public Accounts Committee presented the Committee's Report which was read as follows and adopted:—

That as provided in Section 35 of the Legislative Assembly Act the House authorize Mr. Speaker to issue his warrant for the production to the Public Accounts Committee of the records of the Ontario Hospital Insurance Plan respecting payments of income to individual licensed practitioners in excess of One Hundred Thousand Dollars during the fiscal year 1974/75. Such records to include the name, address, nature of practice and any income derived from clinical billings to the practitioner.

The following Bill was introduced and read the first time:—

Bill 186, An Act respecting Consumer Information. Mr. Cunningham.

Before the Orders of the Day,

Mr. Smith (Hamilton West) moved, seconded by Mr. Breithaupt,

That the regular business of the House be set aside to discuss a matter of urgent public importance under Standing Order 30, namely, the devastating impact on the bus service to smaller municipalities that will result from the OHTB decision to allow the operation of Greyhound Coach Lines on Gray Coach bus routes.

After hearing the positions of the three parties as required by Standing Order No. 30 (a), Mr. Speaker ruled that, in his opinion, he must rule the motion out of order under 16 (a) clause 7 (ii).

On appeal, Mr. Speaker's ruling was reversed, and the Question "Shall the debate proceed?" was decided in the affirmative.

The debate concluded at $6.00\ \text{p.m.}$

THE EVENING SITTING

8.00 O'CLOCK P.M

The following Bill was read the second time:—

Bill 170, An Act to amend The Retail Sales Tax Act. Ordered for Committee of the Whole House.

The House then adjourned at 10.20 p.m.

NINETY-NINTH DAY

FRIDAY, DECEMBER 10TH, 1976

PRAYERS

10.00 O'CLOCK A.M.

The following Sessional Paper was tabled:—

Report of Ontario Land Corporation, 1976 (No. 164).

The following Bills were introduced and read the first time:—

Bill 187, An Act to amend The Regional Municipality of Hamilton-Wentworth Act, 1973. Mr. McKeough.

Bill 188, An Act to ban the Use of Chlorofluorocarbons in Aerosol Spray Cans. Mr. Bain.

The answers were tabled to Questions Nos. 127, 128, 129 and 130 (See Hansard).

Supply was concurred in as follows:—

Supplementary Supply for the Office of the Assembly.

Supplementary Supply for the Office of the Ombudsman.

Supplementary Supply for the Office of the Provincial Auditor.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with a certain amendment:—

Bill 170, An Act to amend The Retail Sales Tax Act.

Ordered, That the report be now received and adopted.

The motion for Third Reading of Bill 170, An Act to amend The Retail Sales Tax Act, was carried on the following division:—

Kerr

AYES

Auld	Kerrio	Peterson
Belanger	Lane	Rhodes
Bennett	Leluk	Ruston
Birch	MacBeth	Scrivener
Breithaupt	Maeck	Shore
Brunelle	Mancini	Singer
Campbell	McCague	Smith
Cunningham	McEwen	(Hamilton Mountain
Davis	McKeough	Smith
Drea	McMurtry	(Hamilton West)
Eakins	McNeil	Snow
Eaton	Meen	Spence
Givens	Miller	Stephenson
Gregory	(Haldimand-Norfolk)	Sweeney
Grossman	Miller	Taylor
Haggerty	(Muskoka)	Villeneuve
Iohnson	Newman	Welch
(Wellington- Dufferin-Peel)	(Durham York)	Wells
Iones	Newman	Williams
Kennedy	(Windsor-Walkerville)	Worton—55.

NAYS

Nixon

Bain	Gigantes	Moffatt
Bounsall	Godfrey	Philip
Bryden	Grande	Renwick
Burr	Laughren	Samis
Davidson	Lawlor	Swart
(Cambridge)	Lupusella	Warner
Deans	Mackenzie	Wildman
Dukszta	Makarchuk	Ziemba—25.
Germa	McClellan	

And the Bill was accordingly read the third time and was passed.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on Bill 139, An Act respecting Employees' Health and Safety.

Ordered, That the report be now received and adopted.

ONE HUNDREDTH DAY

MONDAY, DECEMBER 13TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Paper was tabled:—

First Annual Report of the Education Relations Commission, 1975 (No. 165).

Mr. Lawlor from the Standing Administration of Justice Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee recommends that the following Bills be not reported:—

Bill 140, An Act to reform the Law respecting Property Rights and Support Obligations between Married Persons and in other Family Relationships.

Bill 141, The Marriage Act, 1976.

Bill 85, An Act to reform the Law respecting Succession to the Estates of Deceased Persons.

The following Bills were introduced and read the first time:—

Bill 189, An Act to establish the Unified Family Court. Mr. McMurtry.

Bill 190, An Act to amend The Judicature Act. Mr. McMurtry.

The answers were tabled to Questions Nos. 140, 144, 145, 146 and 178 (See Hansard).

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on Bill 139, An Act respecting Employees' Health and Safety.

Ordered, That the report be now received and adopted.

Mr. Stong moved Second Reading of Bill 184, An Act to amend The Labour Relations Act.

The debate concluded at 6.00 p.m.

With unanimous consent, the House reverted to Motions and,

On motion by Miss Stephenson,

Ordered, That the Report of the Workmen's Compensation Board for the year ending December 31, 1975, be referred to the Standing Resources Development Committee for consideration, such consideration to be reported by Hansard and printed as an appendix to the daily House Hansard; and that the Committee have authority to sit concurrently with the House.

The House resolved itself into a Committee to consider a certain Bill:—

THE EVENING SITTING

8.00 O'CLOCK P.M.

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 139, An Act respecting Employees' Health and Safety.

Ordered, That the report be now received and adopted.

The following Bill was read the third time and was passed:—

Bill 139, An Act respecting Employees' Health and Safety.

The House then adjourned at 10.10 p.m.

ONE HUNDRED AND FIRST DAY

TUESDAY, DECEMBER 14TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Fourth Report of the Standing Public Accounts Committee (No. 166).

Report of the Provincial Auditor for the year ended March 31, 1976 (No. 167). Ordered, for consideration by the Public Accounts Committee at the next ensuing Session.

On motion by Mr. Welch,

Ordered, That, notwithstanding any previous order the House will meet in the Chamber tomorrow, Wednesday, December 15th, at 2.00 p.m.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 131, An Act respecting Farm Income Stabilization.

Ordered, That the report be now received and adopted.

The following Bill was read the third time and was passed:—

Bill 131, An Act respecting Farm Income Stabilization.

THE EVENING SITTING

8.05 О'Сьоск Р.М.

The following Bill was read the second time:-

Bill 187, An Act to amend The Regional Municipality of Hamilton-Wentworth Act, 1973. Ordered for Committee of the Whole House.

A debate arose on the motion for Second Reading of Bill 135, An Act to provide for the limited inclusion of Grapes grown outside Ontario in Ontario Wine, and after some time, the motion was carried on the following division:—

AYES

Auld Belanger Birch Breithaupt Brunelle Bullbrook Conway Cunningham Drea Eakins Eaton Edighoffer Evans Ferris Gaunt Good Grossman Haggerty Hall Handleman Henderson Hodgson

Iohnson Reid Wellington-Dufferin-Peel) (Rainy River) Kennedy Riddell Kerr Roy Kerrio Ruston Lane Scrivener Leluk Shore MacBeth Smith Maeck (Nipissing) Mancini Smith McCague (Hamilton West) McKessock Snow McNeil Stephenson Meen Sweeney Miller Taylor (Haldimand-Norfolk) Timbrell Morrow Villeneuve Newman Welch (Windsor-Walkerville) Wells Williams Nixon Norton Wiseman Parrott Worton

NAYS

Angus
Bounsall
Breaugh
Bryden
Burr
Cassidy
Davidson
(Cambridge)
Davison
(Hamilton Centre)
Deans

Dukszta Ferrier Foulds Germa Gigantes Godfrey Grande Laughren Lawlor Lupusella

Peterson

Mackenzie Makarchuk McClellan Philip Renwick Samis Sandeman Warner Wildman Ziemba—29.

Yakabuski—62.

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The House then adjourned at 10.35 p.m.

ONE HUNDRED AND SECOND DAY

WEDNESDAY, DECEMBER 15th, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Toronto Area Transit Operating Authority Annual Report for the year ended March 31st, 1976 (No. 168).

Statement to the Legislature by the Honourable W. Darcy McKeough, Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs on Tabling the Ontario Regional Priority Budget: 1977-78 (No. 169).

Documents relating to the Federal-Provincial Conference of First Ministers, December 13th and 14th, 1976 (No. 170).

Liquor Licence Board of Ontario 29th Annual Report March 31st, 1975 (No. 171).

The following Bills were read the second time:-

Bill 189, An Act to establish the Unified Family Court. Ordered for Committee of the Whole House.

Bill 190, An Act to amend The Judicature Act. Ordered for Third Reading.

The following Bill was read the third time and was passed:-

Bill 190, An Act to amend The Judicature Act.

The House resolved itself into a Committee to consider certain Bills:-

After some time, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 189, An Act to establish the Unified Family Court.

Also, That the Committee had directed him to report progress on Bill 171, The Funeral Services Act, 1976.

Ordered, That the Report be now received and adopted.

The House then adjourned at 6.00 p.m.

ONE HUNDRED AND THIRD DAY

THURSDAY, DECEMBER 16TH, 1976

PRAYERS

2.00 O'CLOCK P.M.

The following Sessional Papers were tabled:—

Copy of the Appointment of Mr. Justice Kelly as an Industrial Inquiry Commissioner (No. 172).

Report of the Ontario Research Foundation for the calendar year ended December 31st, 1975 $(No.\ 173)$.

Towards a Positive Image of Women: Ontario Status of Women Council 2nd Annual Report, October 1974 to April 1976 (No. 174).

The Crop Insurance Commission of Ontario, Tenth Annual Report, Fiscal Year ended March 31st, 1976 (No. 175).

Report of the Agricultural Research Institute of Ontario, March 31st, 1976 (No. 176).

Community and Social Services Report of the Interministry Committee on Residential Services, April, 1975 (No. 177).

Mr. Germa from the Standing Public Accounts Committee presented the Committee's Report which was read as follows:—

Your Committee recommends that on the prorogation of the House the Standing Public Accounts Committee be continued with authority to sit during the interval between the sessions to consider those items of business outstanding in the committee, namely:

- 1. Ronto Development Corporation tax remission;
- 2. Minaki Lodge expenditures;
- 3. Examination of OHIP payments to licenced practitioners;
- 4. Any other matters the committee deems urgent;

and to compel the attendance before the said Standing Committee of such persons and the production of papers and things as the Committee may deem necessary for any of its proceedings and deliberations for which the Honourable Speaker may issue his Warrant or Warrants.

Furthermore that the Committee may request such coverage of its proceedings by Hansard and the printing of such papers as the Committee deems appropriate.

The Committee will meet at the call of the chair or a majority of committee members.

Mr. Welch moved, seconded by Mr. Deans, That the report be amended by deleting item 4 of those items of business outstanding in the Committee and further that any Hansard coverage be by way of recording only without transcribing.

On the Questions being put, the Report was declared to be adopted as amended.

On motion by Mr. Welch,

Ordered, That, Mr. Hodgson be substituted for Mr. Smith (Simcoe East) on the Select Committee on Company Law, but upon the receipt of a written application by Mr. Smith (Simcoe East) to the Clerk of the House, Mr. Smith be substituted for Mr. Hodgson.

On motion by Mr. Welch,

Ordered, That, Mr. Drea be substituted for Mr. Hodgson on the Standing Public Accounts Committee.

The following Bills were introduced and read the first time:-

Bill 191, An Act to reform the Law respecting the Status of Children. Mr. McMurtry.

Bill 192, An Act to amend The Education Act, 1974. Mr. Stong.

Bill 193, An Act to amend the Residential Premises Rent Review Act, 1975, (2nd Session). Mr. Cassidy.

The Answers were tabled to Questions Nos. 67, 96, 143, 161, 162, 163, 164, 167, 172, 174, 175, 179, 180, 181, 183, 184, 185, 186, 187, 188, 189, 194 and 198 (See Hansard).

The House resolved itself into a Committee to consider certain Bills:

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had direct him to report the following Bills with certain amendments:—

Bill 135, An Act to provide for the limited inclusion of Grapes grown outside Ontario in Ontario Wine.

Bill 171, The Funeral Services Act, 1976.

Bill 187, An Act to amend The Regional Municipality of Hamilton-Wentworth Act, 1973.

Ordered, That the Report be now received and adopted.

The following Bills were read the third time and were passed:—

Bill 135, An Act to provide for the limited inclusion of Grapes grown outside Ontario in Ontario Wine.

Bill 187, An Act to amend The Regional Municipality of Hamilton-Wentworth Act, 1973.

Bill 189, An Act to establish the Unified Family Court.

The Order of the Day for Third Reading of Bill 171, The Funeral Services Act, 1976, having been read,

Mr. Miller (Muskoka) moved, That the Bill be now read a third time,

Mr. Foulds moved, seconded by Mr. Moffatt, That Bill 171, The Funeral Services Act, 1976 be not NOW read a third time but that it be read a third time this day four months hence.

Mr. Speaker put the Question:-

"Shall the Bill be NOW read a third time", which motion was declared carried.

And the Bill was accordingly read the third time and was passed.

The Order of the Day for Second Reading of Bill 176, An Act to amend The Labour Relations Act, having been read,

Miss Stephenson moved, That the Bill be now read a second time,

And a debate arising, after some time,

Mr. Bounsall moved, seconded by Mr. Mackenzie, That Bill 176, be not NOW read a second time, but be read a second time not later than three months hence.

The debate continued,

and after some time, Mr. Speaker put the Question:—

"Shall the Bill be NOW read a second time", which motion was carried, and the Bill was accordingly read the second time and Ordered for the Committee of the Whole House.

Mr. Welch moved, seconded by Mr. Deans, That the Order for the adoption of the second interim report of the Select Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature, be discharged, and the following be adopted:

- 1. Two copies of each Ministerial Statement shall be delivered to Party Leaders, or their representatives, at or before the time the statement is made in the House.
- 2. The Question Period shall be extended to one hour; Opposition Party Leaders each having two questions plus supplementaries; and further questions be by rotation among all Parties, starting with the Official Opposition.
- 3. Parliamentary Assistants shall be able to question Ministers other than their own, and be able to answer for their Ministers when authorized by the Premier.
- 4. There shall be a half-hour Adjournment Debate as provided in Standing Order 28 each Tuesday and Thursday at 10.30 p.m., and a Member shall give verbal notice of his intent to raise a matter in the Debate immediately at the end of the Question Period at which the question was asked, and the reasons for the Member's dissatisfaction shall be filed with the Clerk at the Table by 8.00 p.m. the same day.
- 5. The Government shall provide a response to the House within two weeks to all Petitions presented to the House.
- 6. Every report of a committee, other than when reporting Bills which have been referred to it, shall be tabled in the House by the committee chairman, accompanied by a brief statement from the chairman only; and any such report which includes a request for consideration by the House shall be entered on the Order Paper as a Government Order.
- 7. The Clerk of the House shall maintain a record in his office of those reports required by Statutes which have been tabled and those outstanding. The Government shall present all such reports within six months of the close of the reporting period, unless reasons are given to the House; Annual Reports of the immediate past reporting period for each Ministry, and Boards, Com-

missions, and other Agencies reporting through each Minister, shall be tabled in the House before consideration of that Ministry's estimates, unless reasons are given to the House. On the petition of any 20 Members, any such report tabled shall be referred to a committee of the House.

- 8. After any policy statement or introduction of a Government Bill, the Government shall table a compendium of background information of the type proposed on Page 50 of the Second Report of the Ontario Commission on the Legislature.
 - 9. (a) Any return, report or other paper required to be laid before the House in accordance with any Act of the Legislative Assembly or in pursuance of any resolution or standing order of this House may be deposited with the Clerk of the House on any sitting day, and such return, report or other paper shall be deemed for all purposes to have been presented to or laid before the House. A record of any such paper shall be entered in the Votes and Proceedings of the same day.
 - (b) The Ministry concerned shall distribute copies of reports to all Members and copies of any background material tabled shall be sent to the Opposition critics.
 - *10.(a) Written Enquiries of the Ministry shall be dated;
 - (b) The Minister shall indicate to the House within 14 days if the answer will be costly or time-consuming to prepare, or if the Minister declines to answer;
 - (c) A notation shall be put below the Question indicating that the Minister has made an interim answer;
 - (d) If a Member repeats any unanswered question in the ensuing Session, the date of the original notice thereof shall be shown.
- 11. The Government House Leader shall announce the following week's business before the adjournment of the House each Thursday.
- 12. At First Reading of an Amending Bill, the Minister shall file with the Clerk of the House, and send copies to the Opposition Critics, an up-to-date consolidation of the Act or Acts to be amended by the Bill.
- 13. A Bill may not pass more than one stage in one day if opposed by 20 Members standing in their place.
- 14. No order for second reading of a Bill may be called until the Bill has been printed and so marked on the Order Paper.
 - 15. "Order Paper" means the Order Paper distributed that day.
- 16. The House shall not sit past 10.30 p.m. if 20 Members object to the Government motion by standing in their places.

- 17. A Bill shall not be called for second reading if the Clerk of the House is notified by noon of the sitting day following the introduction of the Bill of intention to give notice of a reasoned amendment and such notice of a reasoned amendment is filed with the Clerk of the House by noon of the second sitting day after introduction. If the notice of a reasoned amendment is not so filed, the notification of intention shall lapse, and the order for second reading may be called immediately. If the notice of the reasoned amendment is filed as required the order for second reading shall not be called before the third sitting day after introduction of the Bill.
- 18. When 20 Members stand in their place, after second reading of a Bill, the Bill shall be referred to a Standing or Select Committee of the House as the Minister having charge of the Bill designates.
- 19. When a Bill is referred to a Standing or Select Committee after second reading, consideration by the Committee shall not begin until five days after such referral. At the time of referral the Minister having charge of the Bill may request the waiver of this interval but such waiver shall not be granted if 20 Members register their objection thereto by standing in their places.
- 20. That amendments proposed to be moved to Bills in Committee shall be filed in the Office of the Clerk of the House at least two hours before the sitting at which they will be moved, copies of which shall be distributed to the other Parties by the mover.
- 21. A full Hansard service shall be provided to committees considering Estimates, and a tape recording without transcription shall be made of all other committee proceedings.
- 22. Sufficient copies should be printed of any Bill which may be of particular public interest.
- 23. The Speaker shall reduce the number of strangers under the Press Gallery and behind the Members' benches by prohibiting standees.
- 24. The motion for Interim Supply requires notice, and such notice shall include a time limit of not more than six months.
- 25. There shall be a minimum of eight sitting days allocated for the Debate on the motion for an Address in Reply to the Speech from the Throne, which debate shall be completed before the introduction of the Budget.
- 26. A minimum of eight sitting days shall be allocated to the debate on the Budget Motion, the first five days of which shall be consecutive; the first day for the Treasurer's Budget Statement, the second and third days for the Opposition critics, and the fourth and fifth days for other Private Members.
- 27. The Estimates of approximately half the Ministries shall be referred to Standing Committees.
- 28. The main Estimates of all Ministries shall be presented to the House not later than five days following the presentation of the Budget.

- 29. The order in which Estimates are to be considered shall be chosen in rounds, through the House Leaders, with the Official Opposition first, then the Third Party, then the Government, until all Estimates are allocated; and the Estimates will, as much as is practicable, be grouped in the Committee of Supply or Standing Committees according to policy field.
- 30. There shall be 420 hours for the consideration of all estimates and following consultation by the House Leaders, the Government House Leader shall announce the allocation of time for each set of estimates.
- 31. Estimates or Legislation shall not be considered in any standing or select committee while any matter relating to the same policy field is being considered in the House. Not more than two standing or select committees shall meet to consider estimates at the same time and, any Member rising on a point of order before the Orders of the Day, and being supported by 19 other Members standing in their places, shall prevent more than one standing or select committee considering Estimates from meeting concurrently with the House.
- 32. Ministers should provide advance briefings to their Opposition critics before consideration of their Estimates, in a format to be determined by each Minister.
- 33. Before the consideration of the Estimates of any Ministry, the Minister shall, where possible, table the latest estimates of actual expenditures in the preceding fiscal year.
- 34. Management Board Orders shall be printed as an appendix to *Ontario Finances*, with an explanation of significant variances from printed Estimates, and a summary of Special Warrants shall be tabled on the first sitting day following the issue of the warrants.
- 35. In each Session the Official Opposition shall be entitled to three non-confidence motions, and the Third Party to two. Such motions may be put at any time upon proper notice during the Session, and the debate on each such motion shall be not more than two and one-half hours.
- 36. Private Bills shall be referred to the appropriate Standing Committee; and the sessional deadline for the submission of Private Bills is removed; the required advertisements shall be completed before referral of the Bills to committee.
- 37. The following procedures shall govern Private Members' Public Business:
 - (a) each Thursday, from the completion of the Routine Proceedings until 6.00 p.m., shall be allocated for Private Members' Public Business;
 - (b) the Parties shall take turns, sharing the time, with up to 90 minutes allowed for each item;

- (c) there shall be no limit on the right of Members to introduce Private Members' Public Bills;
- (d) there shall be a ballot in each caucus, conducted by the Clerk of the House, in which each Member may enter his name once, to draw the names of Members who will be able, in the order drawn, to have a Bill or Resolution of their choice put to the House for debate and vote;
- (e) the ballots shall be held not later than February 10th, 1977, for the session of 1977, and the results shall be posted;
- (f) if objection to the Bill or Resolution being voted on is received either from one-third of the Members by written petition to Mr. Speaker at least 48 hours in advance of the debate; or from 20 Members standing in their place when the question is about to be put to a vote, then the item will not be voted on. Debate will, however, have been allowed on the item for up to 90 minutes;
- (g) the names of objectors filing the petition against a vote on any item shall be recorded in *Votes and Proceedings* the next sitting day after the deadline for filing a petition of objection;
- (h) the votes on all items not opposed, as above, shall be stacked for 6.00 p.m., following a non-whipped five-minute division bell;
- (i) Private Members' Public Bills which receive second reading shall be carried on the Order Paper daily and will be called by the Government House Leader in the same manner as Government Orders;
- (j) on any Thursday there shall be not more than two items scheduled unless otherwise agreed by the House Leaders after notice; and at least two weeks' notice of any item for any Thursday shall be provided;
- (k) there shall be no adjournment of the debate on any item of Private Members' Public Business from one Thursday to another;
- (l) there shall be no limit to the number of Resolutions of which a Member may give notice.
- 38. In the Committee of the Whole House there shall be a 10-minute division bell for all stacked votes at the end of the sitting. In the House there shall be a maximum 30-minute bell if a vote is pre-arranged by all Parties at any time; and a no-limit bell for divisions under any other circumstances.
- 39. All recommendations under the heading "committees" at pages 26 through 29 in the Second Interim Report of the Select Committee are hereby referred for discussion and recommendation, to an ad hoc committee composed of the House Leaders, the Whips, and a further representative from each caucus.

- 40. The proposal for four large policy-field standing committees, and four other smaller committees, is endorsed.
- 41. The Select Committee's recommendation concerning an expanded Legislature in light of the workload for Members is noted.
- 42. Undertakings by Ministries shall be considered in adjournment debates, after notice, similar to other adjournment debates.
- 43. There shall be a maximum 20-minute wait for a vote in Standing or Select Committees.
- 44. The Select Committee recommendations concerning the size and skill of the staff of the Clerk of the House, and the Speaker's Panel of Chairmen, is referred to the ad hoc committee of House Leaders, Whips et al.
- 45. There should be wider posting each Friday of the next week's committee meetings, throughout the Legislative Building, and such notices be given to the Press.
 - 46. There should be a messenger or page for each committee.
- 47. It is noted that the Government does not support, at this time, the recommendations of the Select Committee concerning research assistants for all Members.
- 48. It is noted that the Government will make known its position on the proposal that Mr. Speaker have jurisdiction over the full Legislative Building, following presentation of the final report of the Select Committee.

Where there is a conflict between any of these procedures and any Standing Order of the House, these procedures shall take precedence during the Fourth Session of the Thirtieth Parliament.

And a debate arising, after some time,

Mr. Welch moved that the motion be amended as follows:-

- (a) That Clause 20 be amended by inserting in the first line, between the words "that" and "amendments", the words "wherever possible". (seconded by Mr. Deans.)
- (b) That Clause 21 be amended by inserting in the last line, between the words "other" and "committee" the word "standing". (seconded by Mr. Breithaupt.)
- (c) That Clause 26 be struck out, and the following substituted: A minimum of eight sitting days shall be allocated to the debate on the Budget Motion, four of which shall be consecutive in the week following introduction of the Budget; the first of the eight days shall be for the Treasurer's Budget Statement, the second and third days shall be consecutive and for the Opposition critics, and the fourth and fifth days shall be consecutive and for other Private Members. (seconded by Mr. Deans.)

- (d) That Clause 32 be amended, in the first line, by deleting the word "briefings" and substituting the words "briefing material". (seconded by Mr. Breithaupt.)
- (e) That Clause 35 be amended, in the last line, by deleting the words "two and one-half hours" and substituting the words "one sitting". (seconded by Mr. Deans.)
- (f) That Clause 42 be amended by striking out the word "Ministries" and inserting in lieu thereof the word "Ministers". (seconded by Mr. Breithaupt.)
- Mr. Cassidy further moved, That clause 6 be amended by adding at the end, "as shall any report for which consideration is requested in a petition of 20 members filed with the Clerk." (seconded by Mr. Deans.).

The motion having been carried, as amended, it was,

Ordered,

- 1. Two copies of each Ministerial Statement shall be delivered to Party Leaders, or their representatives, at or before the time the statement is made in the House.
- 2. The Question Period shall be extended to one hour; Opposition Party Leaders each having two questions plus supplementaries; and further questions be by rotation among all Parties, starting with the Official Opposition.
- 3. Parliamentary Assistants shall be able to question Ministers other than their own, and be able to answer for their Ministers when authorized by the Premier.
- 4. There shall be a half-hour Adjournment Debate as provided in Standing Order 28 each Tuesday and Thursday at 10.30 p.m., and a Member shall give verbal notice of his intent to raise a matter in the Debate immediately at the end of the Question Period at which the question was asked, and the reasons for the Member's dissatisfaction shall be filed with the Clerk at the Table by 8.00 p.m. the same day.
- 5. The Government shall provide a response to the House within two weeks to all Petitions presented to the House.
- 6. Every report of a committee, other than when reporting Bills which have been referred to it, shall be tabled in the House by the committee chairman, accompanied by a brief statement from the chairman only; and any such report which includes a request for consideration by the House shall be entered on the Order Paper as a Government Order as shall any report for which consideration is requested in a petition of 20 Members filed with the Clerk.
- 7. The Clerk of the House shall maintain a record in his office of those reports required by Statutes which have been tabled and those outstanding. The Government shall present all such reports within six months of the close of the reporting period, unless reasons are given to the House; Annual Reports of the immediate past reporting period for each Ministry, and Boards, Commissions, and other Agencies reporting through each Minister, shall be tabled

in the House before consideration of that Ministry's estimates, unless reasons are given to the House. On the petition of any 20 Members, any such report tabled shall be referred to a committee of the House.

- 8. After any policy statement or introduction of a Government Bill, the Government shall table a compendium of background information of the type proposed on Page 50 of the Second Report of the Ontario Commission on the Legislature.
 - 9. (a) Any return, report or other paper required to be laid before the House in accordance with any Act of the Legislative Assembly or in pursuance of any resolution or standing order of this House may be deposited with the Clerk of the House on any sitting day, and such return, report or other paper shall be deemed for all purposes to have been presented to or laid before the House. A record of any such paper shall be entered in the Votes and Proceedings of the same day.
 - (b) The Ministry concerned shall distribute copies of reports to all Members and copies of any background material tabled shall be sent to the Opposition critics.
 - 10.(a) Written Enquiries of the Ministry shall be dated;
 - (b) The Minister shall indicate to the House within 14 days if the answer will be costly or time-consuming to prepare, or if the Minister declines to answer;
 - (c) A notation shall be put below the Question indicating that the Minister has made an interim answer;
 - (d) If a Member repeats any unanswered question in the ensuing Session, the date of the original notice thereof shall be shown.
- 11. The Government House Leader shall announce the following week's business before the adjournment of the House each Thursday.
- 12. At First Reading of an Amending Bill, the Minister shall file with the Clerk of the House, and send copies to the Opposition Critics, an up-to-date consolidation of the Act or Acts to be amended by the Bill.
- 13. A Bill may not pass more than one stage in one day if opposed by 20 Members standing in their place.
- 14. No order for second reading of a Bill may be called until the Bill has been printed and so marked on the Order Paper.
 - 15. "Order Paper" means the Order Paper distributed that day.
- 16. The House shall not sit past 10.30 p.m. if 20 Members object to the Government motion by standing in their places.
- 17. A Bill shall not be called for second reading if the Clerk of the House is notified by noon of the sitting day following the introduction of

the Bill of intention to give notice of a reasoned amendment and such notice of a reasoned amendment is filed with the Clerk of the House by noon of the second sitting day after introduction. If the notice of a reasoned amendment is not so filed the notification of intention shall lapse, and the order for second reading may be called immediately. If the notice of the reasoned amendment is filed as required the order for second reading shall not be called before the third sitting day after introduction of the Bill.

- 18. When 20 Members stand in their places, after second reading of a Bill, the Bill shall be referred to a Standing or Select Committee of the House as the Minister having charge of the Bill designates.
- 19. When a Bill is referred to a Standing or Select Committee after second reading, consideration by the Committee shall not begin until five days after such referral. At the time of referral the Minister having charge of the Bill may request the waiver of this interval but such waiver shall not be granted if 20 Members register their objection thereto by standing in their places.
- 20. That wherever possible amendments proposed to be moved to Bills in Committee shall be filed in the Office of the Clerk of the House at least two hours before the sitting at which they will be moved, copies of which shall be distributed to the other Parties by the mover.
- 21. A full Hansard service shall be provided to committees considering Estimates, and a tape recording without transcription shall be made of all other *standing* committee proceedings.
- 22. Sufficient copies should be printed of any Bill which may be of particular public interest.
- 23. The Speaker shall reduce the number of strangers under the Press Gallery and behind the Members' benches by prohibiting standees.
- 24. The motion for Interim Supply requires notice, and such notice shall include a time limit of not more than six months.
- 25. There shall be a minimum of eight sitting days allocated for the Debate on the motion for an Address in Reply to the Speech from the Throne, which debate shall be completed before the introduction of the Budget.
- 26. A minimum of eight sitting days shall be allocated to the debate on the Budget Motion, four of which shall be consecutive in the week following introduction of the Budget; the first of the eight days shall be for the Treasurer's Budget Statement, the second and third days shall be consecutive and for the Opposition critics, and the fourth and fifth days shall be consecutive and for other Private Members.
- 27. The Estimates of approximately half the Ministries shall be referred to Standing Committees.
- 28. The main Estimates of all Ministries shall be presented to the House not later than five days following the presentation of the Budget.

- 29. The order in which Estimates are to be considered shall be chosen in rounds, through the House Leaders, with the Official Opposition first, then the Third Party, then the Government, until all Estimates are allocated; and the Estimates will, as much as is practicable, be grouped in the Committee of Supply or Standing Committees according to policy field.
- 30. There shall be 420 hours for the consideration of all estimates and following consultation by the House Leaders, the Government House Leader shall announce the allocation of time for each set of estimates.
- 31. Estimates or Legislation shall not be considered in any standing or select committee while any matter relating to the same policy field is being considered in the House. Not more than two standing or select committees shall meet to consider estimates at the same time and, any Member rising on a point of order before the Orders of the Day, and being supported by 19 other Members standing in their places, shall prevent more than one standing or select committee considering Estimates from meeting concurrently with the House.
- 32. Ministers should provide advance *briefing material* to their Opposition critics before consideration of their Estimates, in a format to be determined by each Minister.
- 33. Before the consideration of the Estimates of any Ministry, the Minister shall, where possible, table the latest estimates of actual expenditures in the preceding fiscal year.
- 34. Management Board Orders shall be printed as an appendix to *Ontario Finances*, with an explanation of significant variances from printed Estimates, and a summary of Special Warrants shall be tabled on the first sitting day following the issue of the warrants.
- 35. In each Session the Official Opposition shall be entitled to three non-confidence motions, and the Third Party to two. Such motions may be put at any time upon proper notice during the Session, and the debate on each such motion shall be not more than *one sitting*.
- 36. Private Bills shall be referred to the appropriate Standing Committee; and the sessional deadline for the submission of Private Bills is removed; the required advertisements shall be completed before referral of the Bills to committee.
- 37. The following procedures shall govern Private Members' Public Business:
 - (a) each Thursday, from the completion of the Routine Proceedings until 6.00 p.m., shall be allocated for Private Members' Public Business;
 - (b) the Parties shall take turns, sharing the time, with up to 90 minutes allowed for each item;
 - (c) there shall be no limit on the right of Members to introduce Private Members' Public Bills;

- (d) there shall be a ballot in each caucus, conducted by the Clerk of the House, in which each Member may enter his name once, to draw the names of Members who will be able, in the order drawn, to have a Bill or Resolution of their choice put to the House for debate and vote;
- (e) the ballots shall be held not later than February 10th, 1977, for the session of 1977, and the results shall be posted;
- (f) if objection to the Bill or Resolution being voted on is received either from one-third of the Members by written petition to Mr. Speaker at least 48 hours in advance of the debate; or from 20 Members standing in their places when the question is about to be put to a vote, then the item will not be voted on. Debate will, however, have been allowed on the item for up to 90 minutes;
- (g) the names of objectors filing the petition against a vote on any item shall be recorded in *Votes and Proceedings* the next sitting day after the deadline for filing a petition of objection;
- (h) the votes on all items not opposed, as above, shall be stacked for 6.00 p.m., following a non-whipped five-minute division bell;
- (i) Private Members' Public Bills which receive second reading shall be carried on the Order Paper daily and will be called by the Government House Leader in the same manner as Government Orders;
- (j) on any Thursday there shall be not more than two items scheduled unless otherwise agreed by the House Leaders after notice; and at least two weeks' notice of any item for any Thursday shall be provided;
- (k) there shall be no adjournment of the debate on any item of Private Members' Public Business from one Thursday to another;
- (l) there shall be no limit to the number of Resolutions of which a Member may give notice.
- 38. In the Committee of the Whole House there shall be a 10-minute division bell for all stacked votes at the end of the sitting. In the House there shall be a maximum 30-minute bell if a vote is pre-arranged by all Parties at any time; and a no-limit bell for divisions under any other circumstances.
- 39. All recommendations under the heading "committees" at pages 26 through 29 in the Second Interim Report of the Select Committee are hereby referred for discussion and recommendation, to an ad hoc committee composed of the House Leaders, the Whips, and a further representative from each caucus.
- 40. The proposal for four large policy-field standing committees, and four other smaller committees, is endorsed.
- 41. The Select Committee's recommendation concerning an expanded Legislature in light of the workload for Members is noted.
- 42. Undertakings by *Ministers* shall be considered in adjournment debates, after notice, similar to other adjournment debates.

- 43. There shall be a maximum 20-minute wait for a vote in Standing or Select Committees.
- 44. The Select Committee recommendations concerning the size and skill of the staff of the Clerk of the House, and the Speaker's Panel of Chairmen, is referred to the ad hoc committee of House Leaders, Whips et al.
- 45. There should be wider posting each Friday of the next week's committee meetings, throughout the Legislative Building, and such notices be given to the Press.
 - 46. There should be a messenger or page for each committee.
- 47. It is noted that the Government does not support, at this time, the recommendations of the Select Committee concerning research assistants for all Members.
- 48. It is noted that the Government will make known its position on the proposal that Mr. Speaker have jurisdiction over the full Legislative Building, following presentation of the final report of the Select Committee.

Where there is a conflict between any of these procedures and any Standing Order of the House, these procedures shall take precedence during the Fourth Session of the Thirtieth Parliament.

With unanimous consent, the House reverted to Motions and,

On motion by Mr. Welch,

Ordered, That the following substitutions be made on the Standing Public Accounts Committee:

Mr. Deans for Mr. Ziemba,

Mr. Makarchuk for Mr. Ferrier,

Mr. Davidson (Cambridge) for Mr. Mackenzie,

On motion by Mr. Welch, seconded by Mr. Renwick,

Ordered, That the terms of reference of the Select Committee appointed on July 15th, 1976 to review from time to time the reports of the Ombudsman as they become available, be amended to give the Committee authority to formulate from time to time, as the Committee deems necessary, pursuant to Section 16 (1) of The Ombudsman Act, 1975, general rules for the guidance of the Ombudsman in the exercise of his functions under The Ombudsman Act.

The answers were tabled to questions Nos. 182, 190 and 193 (See Hansard).

The Adjourned Debate on the amendment to the amendment to the motion, That this House approves in general the Budgetary policy of the Government, was resumed,

And after some time, the amendment to the amendment as follows:—

That the amendment be further amended by adding the following words:—

And further that this government has failed to respond adequately to:

- 1. The administrative problems which have undermined the tenants' accessibility to and confidence in the rent control procedures, and to recognize by legislative action the need to ensure protection against unfair rent increases after July 1977;
- 2. The need for the early implementation of policies to designate prime agricultural foodlands throughout Ontario;
- 3. The obvious need to develop manpower programs, job retraining programs and job creation programs;
- 4. The neglect of adequate management of our forest resources—which neglect should clearly mean the abandonment of the proposed Reed Paper transaction,

and therefore the Government does not enjoy the confidence of this House.

having been put, was lost on the following division:-

AYES

Angus	Di Santo	Makarchuk
Bain	Ferrier	McClellan
Bounsall	Foulds	Moffatt
Bryden	Germa	Philip
Burr	Gigantes	Renwick
Cassidy	Godfrey	Samis
Davidson	Grande	Sandeman
(Cambridge)	Laughren	Swart
Davison	Lawlor	Warner
(Hamilton Centre)	Lupusella	Wildman
Deans	Mackenzie	Ziemba—31.

NAVE

	INAYS	
Auld	Davis	Good
Bennett	Drea	Gregory
Bernier	Eakins	Grossman
Birch	Eaton	Haggerty
Breithaupt	Edighoffer	Hall
Brunelle	Evans	Handleman
Bullbrook	Ferris	Henderson
Conway	Gaunt	Hodgson
Cunningham	Givens	Irvine

NAYS—Continued

Iohnson (Wellington-Dufferin-Peel) Iones

Kennedy Kerr Kerrio Lane Leluk MacBeth Maeck Mancini McCague McKeough McKessock McMurtry McNeil Meen

Miller (Haldimand-Norfolk)

Miller (Muskoka) Morrow

Newman (Durham York) Newman

(Windsor-Walkerville) Nixon Norton O'Neil Parrott Peterson

Reed

Roy

(Halton-Burlington) Reid (Rainy River) Rhodes Riddell Rollins

Ruston Sargent Scrivener Shore

Singer Smith

Snow

(Hamilton Mountain)

Smith (Nipissing) Smith (Hamilton West)

Spence Stephenson Stong Sweeney Taylor Timbrell Villeneuve Welch Wells Williams Wiseman Worton

Yakabuski—81.

The amendment to the motion as follows:—

That all of the words after "That" be struck out and the following added thereto:-

This House regrets the introduction of a budget responding only to the fiscal impasse of a government which, having overborrowed and overspent during its four years in office, recorded an election year deficit approaching two billion dollars:

> and regrets the paralysis of the government when faced with 263,000 people unemployed and the passive acceptance of a continuing unacceptable rate of unemployment in excess of 6%:

> and regrets the most inequitable feature of the budget, the increased premiums for health care, which highlights the preoccupation of this government with unfair and regressive taxes without considering existing and other alternative sources of revenue;

> and regrets the choice by the government of policies, dictated by this impasse and paralysis, which fail to create jobs and which cut back vital programmes in health, education and social services, causing more unemployment, and which force regional and other municipal governments and school boards to increase taxes on property;

> and regrets the failure of the government to introduce programmes

-stabilizing the income of farmers;

- -preserving land for agriculture;
- —making available medical, dental and other essential social services within a basic economic framework in northern Ontario particularly in unorganized municipalities in any way comparable to southern Ontario;
- —providing the incentives and opportunities which would stimulate the orderly economic development of eastern Ontario;
- -protecting the health of people working in our industries;
- —meeting the need for public transit in the regions, towns and cities;
- -producing quality housing at reasonable prices; and
- —reducing the dependence of our natural resource industries on foreign capital.

having been put was lost on the same division.

The main Motion having been put was carried on the same vote reversed.

The following Bill was then introduced and read the first time:—

Bill 194, An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1977. Mr. McKeough.

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time and passed.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:-

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 131, An Act respecting Farm Income Stabilization.

Bill 135, An Act to provide for the limited inclusion of Grapes grown outside Ontario in Ontario Wine.

Bill 139, An Act respecting Employees' Health and Safety.

Bill 168, An Act to amend The Corporations Tax Act, 1972.

Bill 169, An Act to amend The Income Tax Act.

Bill 170, An Act to amend The Retail Sales Tax Act.

Bill 171, The Funeral Services Act, 1976.

Bill 187, An Act to amend The Regional Municipality of Hamilton-Wentworth Act, 1973.

Bill 189, An Act to establish the Unified Family Court.

Bill 190, An Act to amend The Judicature Act."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills."

Mr. Speaker then said:—

"MAY IT PLEASE YOUR HONOUR:

We, Her Majesty's most dutiful and faithful subjects, the Legislative Assembly of the Province of Ontario, in Session assembled, approach Your Honour with sentiments of unfeigned devotion and loyalty to Her Majesty's person and Government, and humbly beg to present for Your Honour's acceptance a Bill intituled, "An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1977."

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

"The Honourable the Lieutenant Governor doth thank Her Majesty's dutiful and loyal Subjects, accept their benevolence and assent to this Bill in Her Majesty's name."

The Honourable the Lieutenant Governor was then pleased to deliver the following gracious speech:—

Mr. Speaker and Members of the Legislative Assembly:

I am pleased to address you at the close of this Third Session of the Thirtieth Parliament of Ontario.

More than 80 bills have been granted Royal Assent during this period. Among them, the new Employees' Health and Safety Act has brought into force key recommendations of the Royal Commission on the Health and Safety of Workers in Mines. The provisions enacted so far include establishment within a single ministry—the Ministry of Labour—of all responsibility for occupational health and safety legislation. Further plans are in progress to extend the application of the proposals at the core of the report to include industrial safety and construction safety, and to produce in a comprehensive omnibus bill an occupational health code for working men and women throughout Ontario.

New legislation was introduced in the fall to establish a fairer and firmer structure of law in dealing with matrimonial property and in providing for support in cases of marriage breakdown. These family law reforms are the culmination of years of study and consultation based on recommendations of the Ontario Law Reform Commission. Passage of the legislation has been postponed to allow more time for responses from interested parties and for further review.

The establishment of a commodity income stabilization program, as provided for in the new Farm Income Stabilization Act, is a vital step in protecting the future of farming and food production.

Royal Assent was given to legislation on warranty plans for new homes, to protect purchasers against added costs and inconvenience caused by poor construction workmanship. These provisions take full effect at the end of this year.

To help meet the demand for housing in Ontario, the provincial Housing Action Program, originally scheduled to end in March 1976, was extended for another year. The scope of the Ontario Home Renewal Program, designed to help low and moderate income homeowners, has been broadened to include rental accommodation. The provincial Rent Review Program, established in 1975, has been successful in stemming rapid rent increases faced by many tenants in recent years, and in keeping rents in line with anti-inflation objectives.

Following the Ontario Budget of April 6, a Property Tax Reform Commission was appointed, under the chairmanship of Mr. Willis Blair. Public hearings have been in progress since June, and the Commission is expected to report in the new year. The reforms will seek to achieve a new system of taxation, based on a province-wide standard for the assessment of property, and one which Ontario's taxpayers will see as more equitable and more efficient.

New Select Committees of the Legislature have been appointed to investigate highway safety, transportation of goods and corporation law, and to review reports of the Ombudsman.

The House also received the final report of the Select Committee on Ontario Hydro's proposed bulk power rates.

At the Federal-Provincial energy price negotiations, Ontario put forward the position that any price increase be related to production costs and to increasing the incentive to develop and expand energy production. It was, and remains, the Government's stand that energy cost increases should not be used as a means of providing additional revenues for governments at the consumer's expense.

At the same time, the Government of Ontario is aware of its responsibility in ensuring that, throughout the province, efforts be made to conserve all forms of energy in everyday use. Ontario's energy management program to achieve savings in all sectors of the economy is well under way.

Over the past year, potential industrial energy savings of more than \$15.6 million have been identified by the Ministry of Industry and Tourism's "energy bus" in its province-wide travels. Insulation requirements for housing to help conserve energy have been defined in the new Ontario Building Code which came into effect on April 1st. Energy Conservation Week, observed from October 31 to November 6, had appreciable results in schools, businesses and municipalities throughout the province.

A new 5-year agreement between Ontario and the Federal Government, signed March 12, ensures fulfillment of continuing obligations on Canada and the United States to improve the quality of the Great Lakes. The agreement includes provision for prior consultation between Canada and Ontario on all proposals for discussion with the United States, and places greater emphasis than before on environmental assessment and protection.

Within the province, it has been the expressed policy of the Ontario Government to ensure thorough consultation with the public in issues of major long-term significance. The province's economic priorities and their projection to the end of the anti-inflation program and beyond are among several such questions now facing all Ontarians.

As announced recently, the Government will be inviting representatives of Ontario's labour, business, consumer, agricultural and social organizations to participate in a conference, next February 10 and 11, to be entitled "Partnership for Prosperity". The conference will provide a forum for discussion on the future direction of the provincial economy and the post-controls period.

The management of growth is another important question with longer-term implications. The Government has taken steps to stimulate public discussion on the subject with the publication, in April, of eight reports relating to provincial and regional development and the pattern of future life in the province. A covering statement, *Ontario's Future: Trends and Options*, outlines basic elements of a broad planning strategy for the province and indicates the Government's priorities.

Ontario's First Environmental Assessment Board was appointed in April to perform the essential function of reviewing assessments of major public development projects that may have significant effects on the environment. The new Board also assumed the activities of the Environmental Hearing Board under The Environmental Protection Act and The Ontario Water Resources Act.

In October, terms and conditions for the proposed development of a new integrated forest industry complex in Northwestern Ontario created a framework for the most intensive environmental evaluation of this kind for any undertaking by the private sector. This review, under the provisions of The Environmental Assessment Act, 1975, will be undertaken by Mr. Justice Patrick Hartt. The scope of the inquiry will encompass the social, cultural and economic interests of Northern residents. Ultimate approval of the projected enterprise will depend on proposals for a comprehensive forest management program, satisfactory environmental safeguards and the protection of Native rights. If approved, the project anticipates an investment of \$400 million and the creation of some 1,200 new jobs.

New regulations, effective April 1st, established stricter eligibility criteria for general welfare assistance recipients, including a requirement to seek employment. The stipulation is entended to encourage recipients to regain a measure of self-reliance, as well as to prevent abuses to the system.

On the same date, guaranteed annual income levels in Ontario were adjusted to ensure that the full benefits of federal old age security and guaranteed income supplement increases were passed on to Ontario GAINS recipients. The minimum wage in Ontario was raised on March 15 to a general rate of \$2.65 per hour, and to \$2.90 an hour for construction industry employees.

The problems of continuing inflation have been squarely challenged. The judgement of the Supreme Court of Canada in favour of the national anti-inflation program, and subsequent legislative endorsement by Members of this House for Ontario's involvement in the program, enabled the Province to pursue several necessary initiatives.

• The Government looks to all citizens to place continued emphasis on economic prudence and restraint in the larger interest of the public good. The Province's preliminary budgetary plans for 1977 have been placed before the Legislature. Municipalities, school boards and government-funded bodies have been advised well in advance of levels of support that will be forthcoming in provincial transfers so that an even better job of planning ahead may be achieved for the new year.

Rounds of talks at the First Ministers' level have placed renewed focus on patriation of Canada's Constitution and on Federal-Provincial fiscal arrangements. The former issue affects all Canadians as individuals, inasmuch as it affects the future of Canada as a nation, and it is the view of the Ontario Government that the public must have every opportunity to be fully informed as matters progress. On the latter subject, new revenue-sharing terms for the next five years, beginning April 1st, 1977, were agreed on with the Government of Canada in discussions in Ottawa this week.

Canadians everywhere shared in the success of the Games of the XXI Olympiad in Montreal in July. Ontario played a part in staging the Games by holding qualifying tournaments in several cities, and was honoured with a visit by Her Majesty Queen Elizabeth II to the sailing competitions at Kingston.

Honourable Members, the record of achievement during the course of this Session has been substantial. I thank you, in our Sovereign's name, for your loyalty in carrying out your duties, and I wish you all a safe and happy holiday season.

I now declare this Session prorogued.

God bless the Queen and Canada.

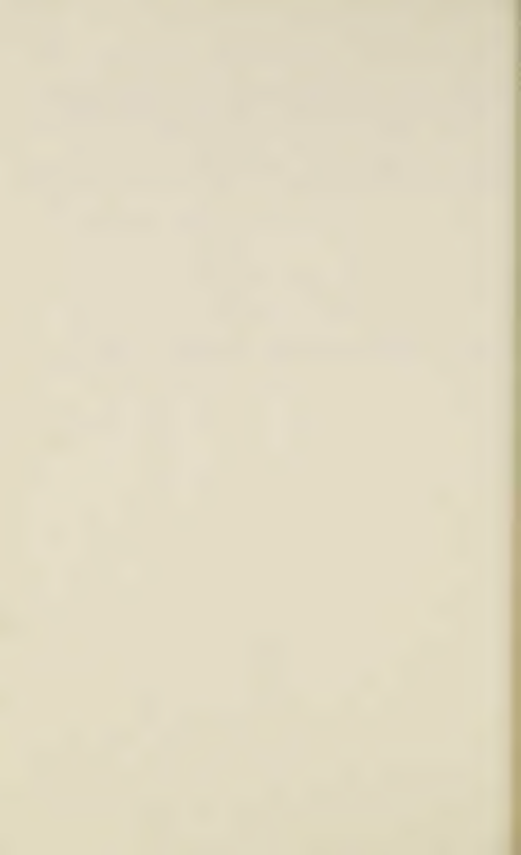
The Government House Leader then said:—

Mr. Speaker and Members of the Legislative Assembly:

It is the will and pleasure of the Honourable the Lieutenant Governor that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.

11.30 p.m.













JOURNALS

OF THE

Legislative Assembly

OF THE

PROVINCE OF ONTARIO

Fourth Session of the Thirtieth Parliament of Ontario

SESSION 1977





JOURNALS

OF THE

Legislative Assembly

OF THE

PROVINCE OF ONTARIO

From 29th of March to 29th of April, 1977 Both Days Inclusive

BEING THE

Fourth Session of the Thirtieth Parliament of Ontario

SESSION 1977

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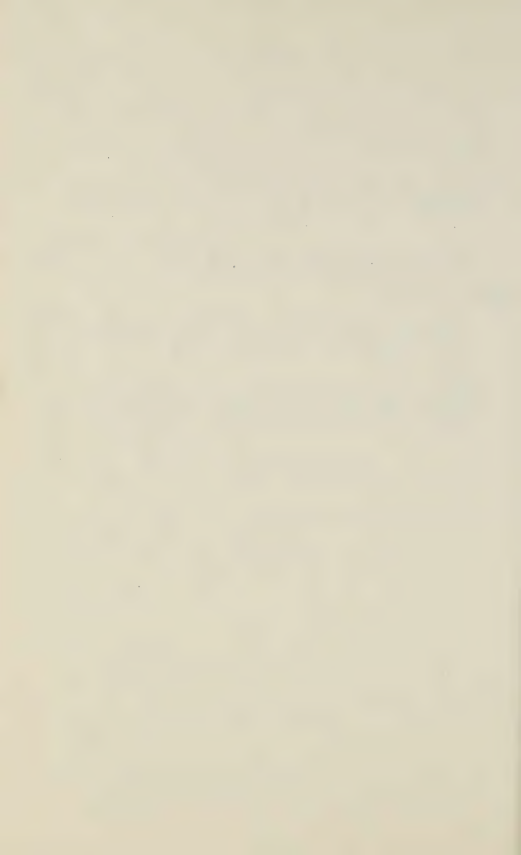
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JOURNALS

OF THE

LEGISLATIVE ASSEMBLY

OF THE

PROVINCE OF ONTARIO 4th Session — 30th Parliament

FIRST DAY

TUESDAY, MARCH 29TH, 1977

PROCLAMATION

(Great Seal of Ontario)

PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith

To Our Faithful the Members elected to serve in the Legislative Assembly of Our Province of Ontario and to every of you,—

GREETING:

THE HONOURABLE ROY MCMURTRY.

THEREAS it is expedient for certain causes and considerations to convene the Legislative Assembly Attorney General of Our Province of Ontario WE DO WILL that you and each of you and all others in this behalf interested on each of you and all others in this behalf interested, on

Tuesday, the twenty-ninth day of March now next, at 3.00 o'clock p.m., at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. McGIBBON, An Officer of the Order of Canada, Bachelor of Arts, Doctor of Laws, Doctor of University, Bachelor of Applied Arts (Theatre), Honorary Fellow Royal College of Physicians and Surgeons (Canada), LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this ninth day of March in the year of Our Lord one thousand nine hundred and seventy-seven and in the twenty-sixth year of Our Reign.

BY COMMAND

JOHN R. SMITH,
Minister of Government Services.

Tuesday, the twenty-ninth day of March, 1977, being the first day of the Fourth Session of the Thirtieth Parliament of the Province of Ontario for the Despatch of Business pursuant to a Proclamation of the Honourable Pauline M. McGibbon, O.C., B.A., LL.D., D.U. (Ott.), B.A.A. (Theatre), Lieutenant Governor of the Province.

3.00 O'CLOCK P.M.

And the House having met,

The Honourable the Lieutenant Governor then entered the House and, being seated on the Throne, was pleased to open the Session by the following gracious speech:—

Mr. Speaker and Members of the Legislative Assembly:

Monsieur le Président, Mesdames et Messieurs les membres de l'Assemblée législative:

I welcome you to the Fourth Session of the Thirtieth Parliament of Ontario, in this the Silver Jubilee year of our beloved Sovereign.

Les vingt-cinq années depuis l'accession au trône de la Reine Elizabeth II ont été marquées par de nombreux changements en technologie de même que dans le développement économique et social. Au Canada, comme en Ontario, ces changements ont transformé notre mode et notre rythme de vie.

The faith and optimism which Ontarians share with respect to Canadian Confederation emerge from a deep conviction about Canada and about Ontario's place and role within Canada. It is not enough, however, for Canadians to face the challenges posed by Confederation simply with faith and hope. There must be a concrete program in place which sustains national identity, broadens national dialogue and cements the ties of nationhood.

By sponsoring a Forum on Canadian Destiny, in June, the Government of Ontario will provide Canadians from all corners of our country an opportunity for constructive interchange and dialogue which, if pursued, should lead to greater understanding and sharing among regions and language groups.

The Government will also take steps to increase the number of student and teacher exchanges that now take place between Ontario and the other Provinces of this country. We feel that this type of person-to-person contact and communication has tremendous value in furthering understanding. We shall therefore seek the co-operation of industry and organized labour to develop similar exchanges for people in other walks of Canadian life.

At the same time, my Ministers will continue to co-operate with the Federal Government and with the other Provinces in every way to ensure that no needless division separates us in seeking the common goal of national unity and reconciliation.

A citizen's faith in, and commitment to his or her community and country remain the most important elements in building a nation. They are qualities that can make a national crisis manageable and temporary. But faith and commitment, if they are to be sustained, require that there be equitable distribution of economic opportunity.

It remains the Government's conviction that, in light of the level of unemployment across the country and the presence of a strong provincial government in Quebec that is committed to the partition of our country, all federalists who hold fiscal responsibilities must do what they can to keep our economy on a path of honest and strong growth. Economic arguments may not dissuade the hard-core romantics of separatism, but economic results are vital to the survival of this country.

Unfair concentration of economic power in the hands of a few, and denial of opportunity to some, through no fault of their own, represent a potential danger to the people of Ontario and to national unity. It is a threat against which the Government must be prepared to act if the fundamental fairness that binds our nation together is to remain part of the self-view of all Canadians.

In this respect, it is important that Ontario should hold out to Canada and Canadians an example of the stability and fairness that typify the best of democratic society. We must offer an example of a Province where personal success is attainable by all who are willing to make a fair contribution. We must ensure, as the Province of Opportunity, that each citizen can participate fully in all aspects of life in Ontario, because we recognize equality of opportunity as the springboard to significant achievement.

This Government firmly believes that the national Anti-Inflation Program should continue until the Federal Government and the Provinces have developed a clear strategy to moderate inflation after the controls are lifted. Toward this goal, Ontario will set in motion a series of steps that will build upon the initiative begun with the recent Partnership for Prosperity Conference. This exercise, so crucial to our future well-being, will involve extensive consultation with, and the full co-operation of industry, labour and all segments of Ontario Society—an example now also being pursued by the Federal Government.

Joint government/private sector relations cannot go very far, however, if our eleven senior governments are going off in as many different directions. Thus, we must re-establish a sense of shared national purpose, for without common national goals there cannot be confidence, and without confidence there cannot be growth.

Ontario's commitment to the AIB is also coupled with a commitment to ensure basic protections from unacceptable high costs for the citizens of our Province. The Rent Control Program, initiated in 1975, will be continued until the scheduled end of the Anti-Inflation Program, and legislation to this effect will be presented to the House. Further, the Government will present various policy options for continuing protection for tenants, to be implemented after the termination of the Anti-Inflation Program.

It is clear, however, that beyond the positive protection that it offers for tenants, rent control acts as a negative force in the drive to create new rental units in significant numbers. Only when more rental accommodation is available can market forces again take over and rent controls be eliminated. The Ministry of Housing will therefore introduce a specific program to stimulate rental construction in areas of low vacancy. It is the Government's belief that this incentive will markedly increase rental supply, thereby easing the pressure on rents in the future.

Further, working in close co-operation with federal and municipal governments, my Government will continue to increase the amount of rental housing for senior citizens and families of low income. Such efforts in the rental field will complement the recently announced federal/provincial AHOP/HOME program which now places home ownership within the reach of families of very moderate income.

As well, a series of legislative measures will be introduced to improve and secure the rights of condominium owners, both as purchasers and as residents.

To ensure full opportunity and a bright future for our people we need to expand the job-creating sectors of the Ontario and national economies. Concerted and intensive efforts must be made to reverse current high levels of unemployment.

To this end, it is hoped that significant assistance will be furnished through the Federal Budget to be presented on March 31. In turn, Ontario will complement federal actions intended to create employment, and develop our own fiscal policy to stimulate the economy and expand the Province's work force.

An additional stimulus to the provision of employment expansion opportunities is the continuing success of this Province in restraining government spending. This limits government demand on private capital which can be directed toward the generation of jobs and growth.

The particular unfairness of national unemployment, to young people especially, and to our population as a whole, requires a specific government response.

Special funding to create jobs, in both the private and public sectors, will be a feature of the new Ontario Budget. This initiative will place particular emphasis on the needs of young people who bear an unbalanced proportion of overall unemployment in Canada.

In its commitment to equality of economic opportunity for all Ontarians, the Government will focus special attention on Northern and Eastern areas of the province.

Legislation will be presented to confirm the establishment of the new Ministry of Northern Affairs which will deal with the economic and social development of Ontario's Northern regions.

The fundamental aim of the Government's overall Northern program is to continue to increase the standard of living of Northern residents. This Government opposes any view that would commit the people of Northern Ontario to economic disadvantage through an unreasonable and unthinking rejection of economic development. My Government believes accommodations can and must be made to protect our recreational and natural heritage without condemning part of our population to economic inequality.

In this vein, the Government will present amendments to The Environmental Assessment Act, as recommended by Mr. Justice Hartt, to assist in his examination into the feasibility of a major forest development in Northwestern Ontario. This review will pay particular attention to native, environmental and social considerations. At the same time, steps will be taken by my Government to examine and report on such development potential as might reasonably and responsibly be explored to the benefit not only of the people of the North, but of all Ontario.

Increased efforts to reforest Crown lands, wherever licensed harvesting is permitted, will ensure the perpetual availability of renewable timber resources and continued economic prosperity in the North.

The Ontario Northland Transportation Commission will assume a new role in the development of tourism in Northern Ontario. ONTC and the Ministry of Industry and Tourism will plan and promote new recreational attractions in conjunction with those of established tourism interests, local councils and

local business. The Commission's acquisition of four modern unit trains and delivery of a seventh aircraft to norOntair this spring are expected to figure largely in these efforts.

The impetus for effective economic development east of Metropolitan Toronto and in Eastern Ontario will be provided by locating significant government operations in selected areas. Details will be presented to the House early in the Session.

In recent years, my Government has undertaken various measures to establish a more open and responsive relationship with the people of Ontario. In accepting the recommendations of the Select Committee of the Legislature on the Camp Commission, the Government has paved the way for the most open and balanced legislative forum in Canada. It is a forum whose expanded workload and openness require particular co-operation from all sides of the House. Sittings of the Assembly are already televised and filmed by the media. The Ombudsman's access to documentation on behalf of the citizens of our Province is an example of openness unprecedented in Canadian parliamentary institutions.

In order that further progress might be made in broadening the processes of government and information-sharing, and in order that this progress might be pursued with a proper concern for personal privacy, a Commission on Freedom of Information and Individual Privacy will be named to study and recommend to the Legislature, during this Session, appropriate means of ensuring both.

As further evidence of the Government's intention to follow this direction, a new Audit Act will be introduced giving the Provincial Auditor extensive new powers in serving the public interest through greater scrutiny of government expenditures and by ensuring internal efficiency and economy.

The recommendations of a Committee on Customer Service, which have already been made public, will be acted on through a special task force of senior government officials and the appointment of a new Customer Service Co-ordinator. The major objectives of this program are the simplification of government procedures and the improvement of public service sensitivity to the citizens of Ontario.

As citizens have a right to open and responsive government, they have also a right to due process of law and effective administration of justice. The Attorney General will present The Courts Administration Act to initiate a new approach to judicial administration. The Act will give appropriate recognition to the fundamental principles of judicial independence and ministerial accountability to the public. Family law legislation brought forward initially during the last Session will be reintroduced.

You will be asked to consider amendments to the Police Act. This step follows considerable consultation with police commissions, police forces and representatives of various groups, and is intended to establish a code of behaviour and complaint procedures that will protect both the general citizenry and members of our police forces.

The Ministry of Education will launch three significant initiatives related to language instruction. The first will improve opportunities for young people to learn French as a second language. To achieve this, school boards will be offered increased financial incentives to encourage them to improve and extend French-language instruction programs in elementary schools across Ontario.

Ontario's French-language education system now serves, in 369 French-language schools, 106,000 students whose first language is French. The Government reaffirms its commitment to this system, and will introduce special legislation to guarantee establishment of a French-language secondary school in Essex County.

Increased emphasis on language opportunities will be reflected in innovations that recognize the multicultural nature of our population. More resources will be available for intensive English-language instruction for children of recent immigrants.

At the same time, while recognizing that French and English are the languages of instruction in Ontario's schools, a Heritage Language Program will be supported, as a continuing education offering, to help Ontario's many ethnic groups retain a knowledge of their mother tongues and continuing appreciation of their cultural backgrounds. The Government accepts and values the multicultural character of our Province, and believes that encouraging children to understand the language and culture of their parents contributes to the quality of both education and family life.

In the past decade, Ontario has seen a rapid growth of special services for children and youth. This Province stands second to none in the number, variety and quality of services that now exist.

The Government intends to unify these programs so that the needs of individual children will be better served. More effective co-ordination will be achieved through legislation to consolidate provincial services for children with special needs within a single, integrated organization in the Ministry of Community and Social Services. Special education services will continue to be provided by the Ministry of Education and school boards.

In addition, provisions will be made for common licensing requirements, operating standards, and funding arrangements for group homes, youth residences, children's institutions and related services.

My Government reaffirms that it is a primary responsibility of parents to care for their children, who should remain in their own homes wherever possible. To this end, the new children's division will encourage the development of family support services. It thus follows that the responsibility for developing appropriate services for the care of children with special needs should rest with local communities. Accordingly, legislation will be introduced to give local governments the authority and resources to ensure the provision of special services for their own children.

The health and safety of working men and women in Ontario remain important priorities for my Government. New legislation will be introduced,

incorporating all occupational health and safety matters in one statute. The Ministry of Labour will hold consultations with interested parties with the aim of accommodating in the legislation the needs and concerns of the entire community.

The aspect of prevention in other health and safety programs cannot be overstated. Our seatbelt and speed limit regulations have saved many lives, prevented thousands of serious injuries and saved society much grief and millions of dollars in lost work and hospitalization. Avoiding death and carnage on the highways is a continuing concern of the Government and one which all Ontarians share.

During the Session, legislation will be introduced to establish a probationary period for new drivers, regardless of age. Further changes will await the report of the Select Committee on Highway Safety.

Because the evidence is clear that the most effective health programs are those that place their emphasis on prevention, my Government will take steps, through the Ministry of Culture and Recreation, to introduce a province-wide physical fitness program designed to encourage Ontarians to care about their health and well-being and to avoid, through that care, unnecessary hospitalization, illness and hardship.

My Government's continuing commitment to clean air and water and a healthy environment will be advanced through amendments to The Environmental Protection Act, The Ontario Water Resources Act and The Pesticides Act.

A central unit will be established for monitoring, research and control of hazardous chemicals, such as PCBs, mercury and lead.

An inventory of all abandoned or inactive mine operations which are sources of contamination will be compiled, and responsibility for clean-up will be determined and pursued. Where ownership or responsibility cannot be established, Provincial funds will be used for the clean-up.

The Government will provide assistance with respect to the increasing cost of municipal services to meet environmental needs. A particular priority, concurrent with my Government's commitment to the East and the North, will be afforded through servicing assistance to these areas. Amendments to legislation will provide municipalities with provincial financing and assistance for alternatives to traditional treatment systems, particularly in smaller communities.

Ontarians can take pride and satisfaction from the development of nuclear power in our Province, a source on which we will be increasingly dependent in the short term. The Pickering Generating Station is one of the safest, most efficient and cost-effective energy-producing facilities in the world. The Bruce Generating plant, now under construction, is among the additional nuclear projects already contributing to our energy supply.

However, it is clear that in the long term it will be increasingly difficult to rely solely on nuclear energy or fossil fuels for our total energy requirements.

A planning process is needed now for the transition to other energy sources. A report will be placed before the House indicating the types of changes envisioned. Greater emphasis will be placed on research, development and demonstration of renewable forms of energy.

The Government is committed to a war on waste at every level of energy utilization, from large-scale activities such as those related to transportation, industrial and community use, to daily use by the individual home or apartment dweller. The ability to provide improved standards of living for an expanding population will depend on the degree to which the people of Ontario share in this commitment.

While my Government has shown an ongoing interest in the growth and prosperity of small businesses, it is recognized that further special efforts are required. For this reason, an Ontario Advisory Committee on Small Business will be established to serve as a forum for small business interests and to make recommendations on improving their management, financial and marketing capabilities.

In addition, my Government will launch a Small Business Management Development Program and will work with universities involved in the Small Business Assistance Program to offer consulting help on a year-round basis.

The Ontario Development Corporation will expand its assistance to small business firms by lowering its lending rate to up to 2% below the basic rate for loans up to \$200,000, and by raising the current loan limits.

Protections for franchise holders, which will help encourage investment in small business, will form part of a new Franchises Act.

A new Securities Act will simplify securities regulations and provide better information and more protection for public investors.

The Ministry of Consumer and Commercial Relations will undertake a major educational program. This will include the establishment of a Consumer Education Resource Centre, a series of consumer information programs through the facilities of TV Ontario, and increased emphasis on consumer information material.

Tourism, a major earner of foreign currency for Canada, employs over 200,000 people in Ontario's hospitality industry. To help redress the national tourism balance of payments deficit that has recently developed, greater emphasis will be placed on promotional activities for vacations in Ontario.

The Government will determine the feasibility of a Hospitality Institute which would seek to improve standards, level of services and management within the 15,000 small businesses in Ontario's tourism industry.

Economic growth and industrial stability are interdependent. The Ministry of Labour will promote new initiatives in labour-management co-operation, including improvements in conciliation and mediation services, and the appointment of a representative committee to advise on collective bargaining matters and other issues of common concern.

The real guarantee of economic security and advancement for the unionized and other working men and women of Ontario remains in the vitality and dynamism of a well functioning free-enterprise economy, stimulated by investment, confidence and faith in the stability and fairness of Ontario's society and institutions.

Legislation will be reintroduced for province-wide, single-trade bargaining in certain sectors of the construction industry. This reform, which will reduce the number of bargaining situations from over 200 to about 20, should do much to promote stability in this vital sector of the economy.

A financial review of the operations of the Workmen's Compensation Board and an analysis of the benefit levels are currently in progress. Once they are completed, the Government will introduce legislation to adjust benefits to meet inflationary stresses and the legitimate needs of disabled workmen and others, who benefit now from one of the most generous and comprehensive compensation schemes in the free world.

The land we live on is a fundamental and finite resource, a fact that makes the responsibility of government to protect and husband its use a matter of paramount importance. Measures will therefore be taken to provide a clear focus and strong co-ordinating function for the development of land use policies, including the protection of our agricultural foodlands.

The Provincial Secretary for Resources Development will be given a strengthened mandate to co-ordinate the land use policies of Ministries and to expedite the resolution of land use issues. Administrative responsibilities will remain with respective Ministries and with municipalities, but central assessment and co-ordination at the provincial level will assure the best uses for our land through an overview of individual, community and provincial interests, which will be implemented through the process of official plan approvals.

In particular, the Government will resist pressures to prejudice the land equity of the farming community. Within the context of the foodland guidelines, brought down by the Ministry of Agriculture and Food, which serve to protect, by definition, the foodland needs of Ontario, farmers cannot be singled out as the target of any unfair land freeze schemes. My Government firmly believes that the present and future needs for foodlands can be met in Ontario without inequitably prejudicing the farming community.

In this Session, the Government will reinforce its programs to increase agricultural productivity with legislation to limit topsoil removal from prime agricultural lands, and with plans to return significant acreages to full production.

The maintenance of valuable foodlands in agricultural production merits an accompanying and increased consumer loyalty toward Ontario food products. Marketing strategies and a promotional campaign for Ontario foods will be pursued in both domestic and export markets to stimulate purchases of high quality Ontario agricultural produce.

Ontario has enjoyed massive increases in per acre production over the last ten years—increases which have produced a greater security of food supply

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than has ever been achieved in such a highly urbanized society. Initiatives under the Young Farmer Program, Venture Capital Program and others will enhance the profitability of farming in Ontario and underline the Government's endorsement of the role of free enterprise, sound management and personal initiative in the economic structure of family farming in Ontario.

Many current concerns about future economic security centre on private and public pension plans, their administration and the use being made of these resources.

The Government will appoint a Royal Commission on Pension Plans to make an in-depth review and assessment of pension plan administration throughout Ontario. This step will be taken with a view to necessary changes or other approaches to ensure that contributors receive fair benefit and protection.

The question of pensions is but one aspect of the concern of our society for citizens in their retirement years. My Ministry will continue to give high priority to the needs of the aging population and will increase the number of assessment and placement services to ensure that senior citizens receive care appropriate to their needs.

In particular, more funds will be designated for home care and home support services so that more of our senior citizens may remain in their own homes and avoid unnecessary institutionalization. Efforts will be made to link these funds to involvement by young people in Senior Service program initiatives, thus providing them with employment and service opportunities while adding to the security and well-being of older members of our society.

In all, the wide-ranging program placed before this Assembly is directed at building a sense of promise and of national pride in Ontarians stemming from a fair and balanced society and from the opportunities we have within that society. It is a program of confidence in the future of our Province and nation. It seeks economic stability and the protection of our natural and human resources. It is geared toward achieving growth and generating employment. It is a program aimed at distributing economic opportunity fairly throughout Ontario. With dependable legislative co-operation, it can be achieved by this Assembly by the end of the present year.

My Government's program provides for every Ontarian the opportunity to live in freedom, work in peace and attain self-fulfillment and satisfaction. It assures our people that their Ontario, our Ontario, affords them the capacity to shape their own particular and unique part of the Canadian dream in confidence, security and freedom.

Honourable Members, I now leave you to the discharge of your duties. May Divine Providence guide you in your deliberations.

God bless the Queen and Canada.

Her Honour was then pleased to retire.

PRAYERS

3.45 O'CLOCK P.M.

Mr. Speaker then reported,

That, to prevent mistakes, he had obtained a copy of Her Honour's Speech, which he would read. (Reading dispensed with).

The following Bills were introduced and read the first time:—

Bill 1, An Act to amend The Trustee Act. Mr. McMurtry.

Bill 2, An Act to amend The Highway Traffic Act. Mr. Snow.

Bill 3, An Act respecting the Withholding or Withdrawal of Treatment where Death is Inevitable. Mr. Maeck.

Bill 4, An Act to provide for Freedom of Information. Mr. Lawlor.

On motion by Mr. Welch,

Ordered, That, the Speech of the Honourable the Lieutenant Governor to this House be taken into consideration on Friday next.

On motion by Mr. Welch,

Ordered, That, tomorrow, Wednesday, the House will not sit in the Chamber but will sit on Wednesday, April 6, and that on succeeding Wednesdays, subject to further order, the House will not sit in the Chamber.

On motion by Mr. Davis, seconded by Mr. Lewis,

Resolved, That, An humble Address be presented to Her Majesty The Queen in the following words:

To the Queen's most Excellent Majesty:

Most Gracious Sovereign:

We, Your Majesty's loyal and dutiful subjects, the Legislative Assembly of Ontario, now in session, beg to extend to Your Majesty, on the completion of the twenty-fifth year of Your reign, our most sincere congratulations, and reaffirm to Your Majesty the continuing warm respect and affection in which You are held by Your subjects in Ontario.

A l'occasion des visites de Votre Majesté et des autres membres de la famille royale, nous avons eu l'insigne privilège de Vous souhaiter la bienvenue dans Votre province de l'Ontario et n'avons jamais manqué de bénéficier de Vos gracieux conseils et du charme de Votre présence.

May Divine Providence sustain Your Majesty in health and happiness during a long and glorious reign to the benefit of Your People.

Ordered, That the said Address be engrossed and presented by Mr. Speaker on behalf of the Assembly to the Honourable the Lieutenant Governor for transmission to Her Majesty.

The House then adjourned at 4.05 p.m.

Reports Tabled:-

Fifth Report of the Standing Public Accounts Committee.

Your Committee reports that after a full review of the documentation filed with the Committee and a full discussion with the Minister and officials of the Ministry, it is of the opinion that the Minister, Ministry, Management Board and Cabinet did not ascertain all the pertinent facts before taking over Minaki Lodge and indeed showed gross incompetence and bad management.

The Committee therefore recommends:

- 1. That every reasonable step should be taken by the Ministry to dispose of the assets of Minaki Lodge by sale to the private market.
- 2. Failing recommendation number 1, the Government should develop a plan for the future of Minaki Lodge and report to the House as soon as possible.
- 3. That every Ministry of the Government when presenting a submission to Cabinet for capital funding for a major project, such as Minaki Lodge, must fully develop a complete plan after a thorough investigation and the presentation should include all projected capital and operating costs as well as all related costs (i.e. hydro, roads, etc.).

Your Committee further recommends that the Government should explore the process for acquisition of property by the Development Corporations and examine the appropriateness of retaining ownership by the Development Corporations as compared to direct ownership by a Ministry or by an appropriate Crown Corporation.

Sixth Report of the Standing Public Accounts Committee.

The Committee is of the opinion that the governments exemption of Ronto Development Corporation from land speculation tax by regulation made April 14th 1976, and all circumstances related thereto, require the fullest investigation, which can best be conducted by a Select Committee of the Legislature with power to sit while the House is in session, power to retain counsel and staff and power to send for persons and papers.

1977

The Committee further recommends that the Legislature constitute such a committee as soon as possible in the new session and that the Committee report back to the House no longer than six weeks after its inception.

Sessional Papers:-

First Annual Report of the Ombudsman 1975-1976 (No. 5).

Final Report of the Select Committee on the Fourth and Fifth Reports of the Ontario Commission on the Legislature (No. 6).

Second Annual Report of the Commission on Election Contributions and Expenses 1976 (No. 7).

Ministry of Housing Annual Report 1975/76 (No. 8).

Annual Report of the Ministry of Government Services March 31st, 1976 (No. 9).

The Ontario Highway Transport Board Annual Report 1976 (No. 10).

Select Committee on Company Law First Report on the Automobile Insurance Industry, March, 1977 $(No.\ 11)$.

Select Committee on Company Law, Background Paper, Report I The Motor Vehicle System, March, 1977 (No.~12).

Select Committee on Company Law, Background Paper, Report II Financial Structure of the Automobile Insurance Industry in Ontario, March, 1977 (No. 13).

Select Committee on Company Law, Background Paper, Report III Determining Automobile Insurance Premiums, March, 1977 (No. 14).

Select Committee on Company Law, Background Paper, Report IV Processing of Claims by the Insurance Industry, March, 1977 (No.~15).

Select Committee on Company Law, Background Paper, Report V The Reparations System, March, 1977~(No.~16).

Special Warrants Approved between the Third and Fourth Sessions of the Thirtieth Parliament, March 29, 1977 (No. 17).

SECOND DAY

THURSDAY, MARCH 31st, 1977

PRAYERS

2.00 O'CLOCK P.M.

Mr. Auld delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by her own hand, and the said message was read by Mr. Speaker and is as follows:—

PAULINE M. McGIBBON

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st March, 1978 and recommends them to the Legislative Assembly.

Toronto, 31st March, 1977.

(Sessional Paper No. 3-Volume 2, 1977-78).

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying the same, be referred to the Committee of Supply.

Mr. Speaker made the following statement respecting a Petition from the Member for Timiskaming:—

As the Members of the House are aware, the provisional rules which govern our proceedings at this time lay particular stress on the proper use of Petitions and the response thereto. For this reason it is essential that Petitions presented to the House are completely in order as prescribed by the Standing Orders of the House. For this reason I will take this Petition under my consideration, scan it, and advise the House tomorrow whether or not it is a Petition which may properly be received by the House. At that time I will endeavour to make a comprehensive statement respecting the rules and precedents governing Petitions.

The following Bills were introduced and read the first time:—

Bill 5, An Act to amend The Proceedings Against the Crown Act. Mr. Kennedy.

Bill 6, An Act to reform the Law respecting Property Rights and Support Obligations between Married Persons and in other Family Relationships. *Mr. McMurtry*.

Bill 7, The Marriage Act, 1977. Mr. McMurtry.

- Bill 8, An Act to reform the Law respecting Succession to the Estates of Deceased Persons. *Mr. McMurtry*.
- Bill 9, An Act to reform the Law respecting the Status of Children. $Mr.\ McMurtry.$
- Bill 10, An Act to amend The Election Finances Reform Act, 1975. Mr. Johnson (Wellington-Dufferin-Peel).
- Bill 11, An Act to amend The Personal Property Security Act. Mr. Handleman.
 - Bill 12, An Act to provide for Class Actions. Mr. Lawlor.
 - Bill 13, An Act respecting Occupiers' Liability. Mr. Lawlor.
 - Bill 14, An Act to amend The Labour Relations Act. Miss Stephenson.

On motion by Mr. Welch,

Ordered, That Standing Committees of the House, for the remainder of the present Parliament, be as follows: Social Development, Resources Development, Administration of Justice, General Government, Public Accounts, Statutory Instruments, Procedural Affairs, and Members' Services.

That the House recommends this committee structure to future Legislatures.

That wherever possible, matters be referred to Standing Committees, thereby minimizing the necessity for Select Committees.

That a Speaker's Panel is hereby established to consist of Mr. Speaker, the Deputy Speaker and Chairman of Committees of the Whole House, the Deputy Chairman of Committees of the Whole House, and the Chairmen of all Standing and Select Committees.

That committees schedule for consideration all matters referred to them after discussion by the Speaker's Panel, as desirable; such scheduling shall insure as far as possible that there is no interference with the business in the House, giving particular attention to clause 31 of the Order of December 16, 1976, and such committee consideration shall not conflict with time-scheduling agreements made by the Parties in consultation.

That the Statutory Instruments Committee above referred to, include the committee provided for by section 12 of the Regulations Act, and have the terms of reference as set out in that section, and that the said committee, in addition to those powers, shall review and consider:—

1. The role of the committee with particular reference to the recommendations of the Select Committee on the Fourth and Fifth

Reports of the Ontario Commission on the Legislature, and the practices of the Parliaments of Canada and the United Kingdom,

and

2. The establishment of guidelines to be observed in the delegation by statute of power to make Statutory Instruments and the use made of such delegated power.

The said committee to report its recommendations to the House and that in addition to the normal powers of Standing Committees it shall have power to employ counsel and such other staff as the committee considers necessary.

That the Procedural Affairs Committee review and report to the House its observations and opinions on the operation of the Standing and Provisional Orders of the House, and such additional matters as may be referred to it by the House or by Mr. Speaker from time to time, and that the Committee also have power to review the operation of particular Boards, Agencies and Commissions, for which annual reports have been Tabled in the House and referred to it, and the Committee may review the operation of these bodies as it selects with a view to reducing possible redundancy and overlapping.

That the eight points in the first paragraph on page 29 of the Second Interim Report of the Select Committee on the Fourth and Fifth Reports of the Commission on the Legislature respecting proposed powers of committees, stand referred to the Procedural Affairs Committee.

That there be referred to the Procedural Affairs Committee the recommendation of the Select Committee for the enlargement of the committee staff of the Clerk's Office so that clerks may be permanently assigned to specific committees.

That the Procedural Affairs Committee be appointed for the full life of this Parliament with no substitution of members, but that substitution be permitted on all other Standing Committees provided that notice of substitution be given to the Chairman of the Committee prior to the commencement of the meeting.

That the Members' Services Committee examine the services to Members from time to time, and without interfering with the statutory responsibility of the Board of Internal Economy in such matters the committee be empowered to recommend to the consideration of the House matters it wishes to draw to the special attention of the Board.

That all Standing Committees have the normal powers to examine and enquire into all such matters and things as may be referred to them by the House, and to report from time to time their observations and opinions thereon with the usual power to send for persons, papers and things, as provided in section 35 of the Legislative Assembly Act.

An motion by Mr. McKeough,

Ordered, That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of Supply for the period commencing April 1, 1977 and ending September 30, 1977, such payments to be charged to the proper appropriation following the voting of Supply.

The following Bill was read the second time:—

Bill 2, An Act to amend The Highway Traffic Act. Ordered for Third Reading.

The following Bill was read the third time and was passed:—

Bill 2, An Act to amend The Highway Traffic Act.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed a certain Bill to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the title of the Bill that had passed as follows:—

"The following is the title of the Bill to which Your Honour's Assent is prayed:

Bill 2, An Act to amend The Highway Traffic Act."

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to this Bill."

The House then adjourned at 4.10 p.m.

Sessional Papers:-

Ontario Finances, March 31st, 1977 (No. 18).

Freedom of Information, The Right of Privacy and Government Information Practices (No. 19).

Second Report of the Select Committee on the Ombudsman (No. 20).

THIRD DAY

FRIDAY, APRIL 1st, 1977

PRAYERS

10.00 O'CLOCK A.M.

The Order of the Day for the Consideration of the Speech of the Honourable the Lieutenant Governor at the opening of the Session having been read,

Mr. Johnson (Wellington-Dufferin-Peel) moved, seconded by Mr. Shore,

That an humble Address be presented to the Honourable the Lieutenant Governor as follows:

To the Honourable Pauline M. McGibbon, O.C., B.A., LL.D., D.U. (Ott.), B.A.A. (Theatre) Lieutenant Governor of Ontario.

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, beg leave to thank Your Honour for the gracious Speech Your Honour has addressed to us.

And a debate having ensued, it was, on motion by Mr. Deans,

Ordered, That the debate be adjourned.

On motion by Mr. Davis,

Ordered, That, on Thursday, April 7, the House will meet from 10.00 a.m. until 1.00 p.m., and when the House adjourns on that day, it will stand adjourned until Tuesday, April 12.

On motion by Mr. Welch,

Ordered, That, the membership of the Standing Committees established on March 31 be as follows:

Social Development Committee—15 members, as follows:

Belanger, Conway, Dukszta, Ferris, Grande, Jones, Kennedy, Kerrio, Leluk, McClellan, Sandeman, Shore, Sweeney, Villeneuve, Wiseman.

Resources Development Committee—15 members, as follows:

Bain, Eakins, Eaton, Ferrier, Gaunt, Hodgson, Johnson (Wellington-Dufferin-Peel), Lane, Laughren, Martel, McNeil, Reed (Halton Burlington), Riddell, Rollins, Yakabuski.

Administration of Justice Committee—15 members, as follows:

Drea, Edighoffer, Gigantes, Grossman, Johnston (St. Catharines), Kennedy, Lawlor, Leluk, Lupusella, Maeck, Philip, Renwick, Roy, Singer, Stong.

General Government Committee—15 members, as follows:

Cassidy, Di Santo, Evans, Good, Gregory, Irvine, McEwen, McCague, Morrow, Reid (Rainy River), Rollins, Ruston, Smith (Nipissing), Warner, Wildman.

Public Accounts Committee—11 members, as follows:

Angus, Drea, Germa, Grossman, Hall, Mackenzie, Makarchuk, Peterson, Sargent, Shore, Williams.

Statutory Instruments Committee—8 members, as follows:

Belanger, Davison (Hamilton Centre), Johnson (Wellington-Dufferin-Peel), Jones, Mancini, McKessock, Samis, Williams.

Procedural Affairs Committee—8 members, as follows:

Breaugh, Campbell, Cunningham, Eaton, Foulds, Haggerty, Irvine, Morrow.

Members' Services Committee—8 members, as follows:

Davidson (Cambridge), Evans, Givens, Lane, McNeil, Miller, Moffatt, Swart.

The House then adjourned at 12.02 p.m.

Sessional Paper:

Public Accounts of Ontario, 1975-76, Volume 2—Financial Statements of Crown Corporations, Boards and Commissions, and Volume 3—Details of Expenditures (No. 2).

FOURTH DAY

MONDAY, APRIL 4TH, 1977

PRAYERS

2.00 O'CLOCK P.M.

Mr. Speaker made the following statement respecting Petitions:—

On Thursday last, I informed the House that I would take Mr. Bain's Petition under consideration and inform the House as to whether or not it constitutes a proper Petition to the House under the Standing Orders, and that at the same time I would make a comprehensive statement with respect to Petitions.

As I stated on Thursday, we are proceeding at this session under the provisional changes to, and additions to, the Standing Orders as adopted by the House in 1970. These provisional changes and additions were adopted unanimously by the House on December 16, 1976. Paragraph 5 of that order specifies that the Government shall provide a response to the House within two weeks to all Petitions presented to the House. If this provision is to work, I am sure the Members will agree that the Petitions must be only those properly within the jurisdiction of the House and presented by petitioners who knew when they signed that they were signing a Petition to the Legislature. If frivolous Petitions, or Petitions which are intended for individual Ministers, or on matters which are not within the jurisdiction of the House to remedy, are continuously tabled, the whole procedure of presenting Petitions, which is a very ancient and important one, having originated in the 13th century, will be compromised to the point where it is useless.

The public Petition serves as the only mechanism by which an individual or the community can directly ask Parliament to change some aspect of the general law, rectify some personal or local grievance, or reconsider a general administrative decision. I refer you to May's Parliamentary Practice, Nineteenth Edition, at page 811, and W. F. Dawson's Procedure in the Canadian House of Commons, page 238. The history of the modern Petition actually dates from the 17th century. In 1669, the Commons passed two resolutions which constitute the legal and philosophic foundation of the modern Petition. These read as follows:

"That it is the inherent right of every commoner in England to prepare and present petitions to the House of Commons in case of grievance, and the House of Commons to receive the same."

"That it is an undoubted right and privilege of the Commons to judge and determine, touching the nature and matter of such petitions, how far they are fit and unfit to be received."

In all jurisdictions of which I am aware, Petitions may be sent to the Table, as provided in Standing Order 83. If, after examination, the Speaker rules that the Petition is in order, it is deemed to be received by the House and may be read by the Clerk if required, as provided in Standing Order 85,

clause (b) of which provides that no debate may take place at that time unless it complain of some urgent personal grievance requiring immediate remedy, in which case it will be taken into consideration immediately.

Now, as to the substance of the Petition, it must, as I mentioned previously relate to a subject matter over which Parliament has some control, hence the House will not receive a Petition relating to a matter which has been delegated to the control of another body. For example, in the House of Commons of Canada, a Petition complaining that certain recommendations of the House had not been implemented by the Canadian Radio Television Commission, was held by Mr. Speaker Lamoureux to be outside the House's purview. Moreover, a Petition may not specifically ask for the expenditure of money; this principle is incorporated in our Standing Order 84.

In dealing with the substance of Petitions, Mr. Speaker Jerome in the House of Commons of Canada recently made the following observations:

"This is a representative institution, and the elected representatives are the ones who should carry into this Chamber opinions or reflections on the performance of the government, not messages from outside brought in here in some other guise. A Petition which seeks to place before the House the opinions of people who are not responsible, elected members, ought to be viewed in accordance with the strict interpretation."

For the above reasons it is my intention to receive Petitions and give myself time to study them. I anticipate that on the sitting day following the presentation of a Petition by a Member, I will be able to rule on the propriety of the Petition. I therefore point out to the House that when sending a Petition to the Table, a Member should not make any comment on its contents. If and when the Petition is declared to be in order, Standing Order 85 will then apply.

I also feel obliged to caution Members that in the past documents purporting to be Petitions have been offered to the House. These documents have, in fact, been altered after they were signed by the Petitioner. I will insist that Petitions be properly addressed to the House by the Petitioner and that no alteration of the document takes place. My point simply is, that Petitioners must have known that they are petitioning parliament, not simply signing a document as an expression of views to an agency of government. The House has gone a long way in modernizing the procedure on Petitions and eliminating some of the ancient forms of speech which are still required in Petitions presented to other jurisdictions. As stated, the only requirement we have really retained is that the petitioners must be aware of what they are signing, and this must be evident on the document they sign.

Finally, it appears clear to me that the House wishes to provide an avenue for the citizens of this province to address grievances directly to parliament. The House has declared itself in this matter and it is incumbent on all of us to maintain the integrity of this procedure. I ask for the assistance and co-operation of all Members.

Referring specifically to Mr. Bain's Petition, tabled last Thursday, while it does not appear evident that the signers knew that they were petitioning parliament, I am giving it the benefit of the doubt on this occasion and will accept it, but I urge upon the Members that in future when a Petition is circulated it indicate that it is addressed to the Lieutenant Governor and the Legislative Assembly and is, in fact, a Petition to the Legislature for the redress of a grievance.

Under provisional rule 5 the Government has until Monday, April 18th to respond to this Petition.

The following Bills were introduced and read the first time:—

Bill 15, An Act to regulate Transactions involving the Purchase of Tax Refunds by Discount. *Mr. Davison* (Hamilton Centre).

Bill 16, An Act to amend The Ontario Human Rights Code. Mrs. Campbell.

Bill 17, An Act to amend The Public Utilities Act. Mr. Newman (Windsor-Walkerville).

Bill 18, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty.

The Order of the Day for resuming the Adjourned Debate on the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session having been read,

The debate was resumed, and, after some time,

Mr. Lewis moved, seconded by Mr. Deans,

That the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor now before the House be amended by adding thereto the following words:—

While it is recognized that the concerns expressed in the Speech from the Throne, delivered by Her Honour, are genuine attempts to redress grievances resulting from many years of government mismanagement;

And while it is recognized that those portions of Her Honour's address which dealt with questions of national unity are eminently supportable;

Nonetheless we must insist that this Conservative government has once again failed to establish priorities and policies which would resolve the following major concerns in the Province of Ontario:

- 1. The failure to ensure employment, both short and long-term, with particular emphasis on:
 - (a) Direct government involvement in major long-term job-creating projects, of wide diversity, public and private, across Ontario;
 - (b) Economic stimulation by the promise of substantial tax cuts;
 - (c) Major development and building of diversified housing for low and middle-income citizens;
 - (d) An intensive program of secondary and tertiary-manufacturing based on our resource sector.
- 2. The failure to call for an early end to the A.I.B. despite increasing public concern that controls are now hurting far more than they are working.
- 3. The failure to moderate increases in the cost-of-living by refusing to recognize that:
 - (a) The present property tax formula places an unfair burden on middle, low, and fixed-income families;
 - (b) Food prices, energy prices, land and housing costs are above the consumers reasonable capacity to pay.
- 4. The failure to protect, adequately, our natural resource heritage, be it water, minerals, forests or agricultural land, compounded by the continued absence of a land-use plan for Ontario.
- 5. The failure to call for a complete overhaul of the Workmen's Compensation Board to civilize it, to humanize it, and to make it respond sensitively to many of the people it was created to serve.

And for all the foregoing enumerated reasons, this government no longer enjoys the confidence of this House.

On motion by Mr. Smith (Hamilton West).

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

Sessional Papers:—

Petition from the Member for Timiskaming respecting Ontario Hydro rates (No. 21).

Annual Report of the Ministry of the Attorney General, 1975-76 (No. 22).

FIFTH DAY

TUESDAY, APRIL 5TH, 1977

PRAYERS

2.00 O'CLOCK P.M.

Mr. Speaker addressed the House as follows:-

I beg to inform the House that the Honourable the Lieutenant Governor has received a reply from Her Majesty the Queen to the Message of Congratulation ordered by the House on Tuesday, March 29th. Her Majesty's Message reads as follows:—

I warmly thank the Legislative Assembly of Ontario for their kind message of Loyalty and Congratulations on the 25th Anniversary of my Accession to the Throne. It gives me much pleasure to receive this Message which I greatly appreciate.

ELIZABETH R.

On motion by Mr. Welch,

Ordered, That, the Committees of the House be authorized to meet concurrently with the House as the Committees may determine for the balance of this parliament.

The following Bills were introduced and read the first time:-

Bill 19, An Act to regulate Trading in Commodity Futures Contracts. Mr. Handleman.

Bill 20, The Securities Act, 1977. Mr. Handleman.

Bill 21, An Act to amend The Business Corporations Act. Mr. Handleman.

Bill 22, An Act to amend The Labour Relations Act. Mr. Haggerty.

Bill 23, An Act to amend The Education Act, 1974. Mr. Stong.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Mr. Cunningham,

Ordered, That the debate be adjourned.

Two matters were debated on the motion to adjourn and the House then adjourned at 10.53 p.m.

Sessional Papers:

Ontario Science Centre Annual Report, April 1, 1974 to March 31, 1975 ($No.\ 23$).

McMichael Canadian Collection Annual Report 1975-76 (No. 24).

Art Gallery of Ontario Annual Report 1972-73 (No. 25).

Art Gallery of Ontario Annual Report 1973-74 (No. 26).

Art Gallery of Ontario Annual Report 1974-75 (No. 27).

Art Gallery of Ontario Annual Report 1975-76 (No. 28).

Report of the Financial Protection Task Force March 1977 (No. 29).

Background material relating to Bill 2, An Act to amend The Highway Traffic Act (No. 30).

Background material relating to Bill 6, The Family Law Reform Act (No. 31).

Background material relating to Bill 7, The Marriage Act, 1977 (No. 32).

Background material relating to Bill 8, The Succession Law Reform Act (No. 33).

Background material relating to Bill 9, The Children's Law Reform Act, 1977 (No. 34).

Background material relating to Bill 11, An Act to amend The Personal Property Security Act (No. 35).

Background material relating to Bill 14, An Act to amend The Labour Relations Act (No. 36).

Background material relating to Bill 19, An Act to regulate Trading in Commodity Futures Contracts (No. 37).

Compendium of background material relating to proposed legislation respecting Services for Children (No. 38).

SIXTH DAY

WEDNESDAY, APRIL 6TH, 1977

PRAYERS

2.00 O'CLOCK P.M.

The following Bills were introduced and read the first time:—

Bill 24, The Audit Act, 1977. Mr. McKeough.

Bill 25, The Medical Data Bank Act, 1977. Mr. Newman (Windsor-Walkerville).

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Conway,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

Sessional Paper:

Compendium re Bill 24, The Audit Act, 1977 (No. 39).

SEVENTH DAY

THURSDAY, APRIL 7th, 1977

PRAYERS

10.00 О'Сьоск А.М.

Mrs. Campbell from the Standing Procedural Affairs Committee presented the Committee's report which was read as follows and adopted:—

Your Committee has carefully examined the following Applications for Private Acts and finds the Notices, as published in each case, sufficient:—

Webwood Investments Limited The Trustees of the Toronto General Burying Grounds Canada Trustco Mortgage Company Borough of York Village of Erie Beach John A. Schmalz Agenices Ltd. Borough of Scarborough Fred LeBlond Cement Products Ltd. Borough of East York Brockville General Hospital Kevalaine Corporation Ltd. Township of Dover Monsignor Zoel Lambert—Casgrain Township Roman Catholic Episcopal Church—Diocese of Alexandria County of Peterborough Frank Postl Enterprises Ltd. City of Ottawa Lombardo Furniture & Appliances Ltd. City of Sault Ste. Marie Perfume & Cosmetic Bars

Your Committee further recommends that copies of the Canadian Parliamentary Guide be purchased for distribution to the Members of the Assembly.

The following Bills were introduced and read the first time:-

Bill 26, An Act to establish the Ministry of Northern Affairs. Mr. Davis.

Bill 27, An Act to amend The Employees' Health and Safety Act, 1976. Mr. Laughren.

Mr. Auld delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by her own hand, and the said message was read by Mr. Speaker and is as follows:—

PAULINE M. McGIBBON

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st March, 1978 and recommends them to the Legislative Assembly.

Toronto, 7th April, 1977.

(Sessional Paper No. 3-Volume 4, 1977-78).

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying the same, be referred to the Committee of Supply.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed and, after some time, it was,

On motion by Mr. Di Santo,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

Sessional Papers:-

Annual Report for the Ministry of Transportation and Communications for the fiscal year ending March 31, 1976 (No.~40).

Answer to question asked in the House by Eric Cunningham, M.P.P. for Wentworth North respecting U.T.D.C. and related documents (No.~41).

Statement of Expenditures for the Ministry of the Solicitor General from April 1, 1976 to February 28, 1977 (No. 42).

EIGHTH DAY

TUESDAY, APRIL 12TH, 1977

PRAYERS

2.00 O'CLOCK P.M.

On motion by Mr. Welch,

Ordered, That Mr. Smith (Nipissing) be substituted for Mr. Gaunt on the Standing Resources Development Committee and that Mr. Gaunt be substituted for Mr. Smith (Nipissing) on the Standing General Government Committee. The following Bills were introduced and read the first time:-

Bill 28, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session). Mr. Handleman.

Bill 29, An Act to provide for successor Rights on the Transfer of an Undertaking to or from the Crown. Mr. Auld.

Bill 30, An Act to amend The Municipal Elections Act, 1972. Mr. Smith (Hamilton West).

The following Private Bills were introduced, read the first time and referred to the Standing Administration of Justice Committee:

Pr2, An Act respecting the Trustees of the Toronto General Burying Grounds. Mr. Drea.

Pr4, An Act respecting Canada Trustco Mortgage Company. Mr. Peterson.

Pr6, An Act respecting Webwood Investments Limited. Mr. Stong.

Pr9, An Act respecting the Borough of East York. Mr. Leluk.

Pr11, An Act respecting Lombardo Furniture and Appliances Limited. Mr. Burr.

Pr13, An Act respecting Kevalaine Corporation Limited. Mr. Grossman.

Pr16, An Act respecting Fred Leblond Cement Products Limited. Mr. Morrow.

Pr19, An Act respecting The Roman Catholic Episcopal Corporation for the Diocese of Alexandria, in Ontario, Canada. *Mr. Villeneuve*.

Pr24, An Act respecting Frank Postl Enterprises Limited. Mr. Johnston (St. Catharines).

The following Private Bills were introduced, read the first time and referred to the Standing General Government Committee:

Pr5, An Act respecting the Borough of York. Mr. MacDonald.

Pr20, An Act respecting the Village of Erie Beach. Mr. Spence.

The following Private Bill was introduced, read the first time and referred to the Standing Social Development Committee:

Pr7, An Act respecting the Brockville General Hospital. Mr. McCague.

The Government House Leader outlined the schedule for House business and committee meetings for the Session (See Hansard).

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Mr. Sargent,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

Sessional Papers:—

First Annual Report of the College Relations Commission, 1975 (No. 43).

McMaster University Financial Report for year ended April 30, 1976 (No. 44).

Ontario Law Reform Commission Report on The Impact of Divorce on Existing Wills, 1977 (No. 45).

Compendium of background material re: Bill 28, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session) (No. 46).

NINTH DAY

WEDNESDAY, APRIL 13th, 1977

The following Committees met:-

The Select Committee on Highway Safety.

The Select Committee on Highway Transportation of Goods.

TENTH DAY

THURSDAY, APRIL 14TH, 1977

PRAYERS

2.00 O'CLOCK P.M.

 $\mbox{Mr.}$ Germa from the Standing Public Accounts Committee presented the Committee's report which was read as follows:

Your Committee recommends to the Legislature that a commissioner be appointed under The Public Enquiries Act from the Court of Appeal of the Province of Ontario to inquire into and make recommendations upon all matters related to the Government's exemption of Ronto Development Corporation from land speculation tax made by regulation on April 14th, 1976.

Your Committee further recommends that the terms of reference for this inquiry be placed before the Legislature for approval within 10 days.

And a debate arising, after some time, it was,

On motion by Mr. Breithaupt,

Ordered, That the debate be adjourned.

On motion by Mr. Welch,

Ordered, That section (h) of Clause 37 in provisional standing orders, as approved by the House December 16th, 1976, be amended by deleting the section and substituting the following:

(h) No question will be put to the House before 5.50 p.m. The votes on all items not opposed at 5.50 p.m. shall be stacked and put forthwith. If a division is requested by five members, there will be a fiveminute division bell, following which all questions will be put forthwith.

On motion by Mr. Welch,

Ordered, That section (j) of Clause 37 in provisional standing orders, as approved by the House December 16th, 1976, be amended by adding the following:

and that all Bills intended for debate be introduced, at latest, on the Tuesday of the second week previous to the week in which such Bill is to be debated; and that notice of a Motion intended to be debated be printed on the Tuesday of the second week previous to the week in which such motion is to be debated.

The following Bills were introduced and read the first time:-

Bill 31, An Act to require The Essex County Board of Education to provide a French-language Secondary School. Mr. Wells.

Bill 32, An Act to amend The Labour Relations Act. Mr. Stong.

Bill 33, An Act respecting Certain Rights of Patients receiving Health Care Services in Ontario. *Mr. Dukszta*.

Before the Orders of the Day, Mr. Speaker addressed the House as follows:—

It has been suggested that before the first Private Members' period under the Provisional Rules, I should outline as clearly as possible what I understand to be the consensus of the House respecting the procedure to be followed.

My understanding is this. When the Routine Proceedings have been completed, the Orders of the Day are, of course, the two prescribed items of Public Business. The time from the commencement of such proceedings until 5.50 p.m. will be divided equally between the two Orders. When debate on the first Order has concluded, the Speaker will immediately call the second Order for debate. When debate on both Orders has been concluded, if no petition adverse to a vote has been filed in accordance with Provisional Order 37 (f), the Speaker will put a question on the first Order as follows.

"Shall there be a vote on this motion. Any Members opposed to a vote must now rise."

If 20 Members rise a vote is of course blocked, but if any less than 20 Members stand a vote will be ordered and stacked. The same procedure will then be followed with respect to the second Order of the Day. If votes on both the Orders are blocked that of course ends the proceedings. If, however, a vote is ordered with respect to either one or both of the Orders, the Speaker will proceed to call for the voice-vote, the Ayes and Nays, in the usual way and give his opinion as to whether the Ayes or Nays have it. If that opinion is accepted the vote is so recorded. If, however, 5 Members stand in their places in the usual way to call for a recorded vote in either one or both cases, there will be a five-minute division bell after which the recorded vote or votes will be taken.

The time allotment for each Member speaking will remain as heretofore with this exception; the mover may, if he wishes, reserve any part of his 20 minutes for reply at the end of the debate. He must, however, advise the Speaker beforehand of his intention to do so and as to how many minutes he is so reserving.

Answers were Tabled to questions nos. 1, 3, 4, 5, 16, 17 and 19. (See Hansard).

Interim answers to questions nos. 2, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 18 and 20 were Tabled. (See Hansard).

Mr. Maeck moved Second Reading of Bill 3, An Act respecting the Withholding or Withdrawal of Treatment where Death is Inevitable and a debate arising, at 4.55 p.m. further proceedings on the motion were then reserved until 5.50 p.m. and:—

Mr. Lawlor then moved Second Reading of Bill 4, An Act to provide for Freedom of Information and a debate arising, after some time,

Mr. Speaker put the Question:-

Shall there be a vote on Bill 3, An Act respecting the Withholding or Withdrawal of Treatment where Death is Inevitable which Question was decided in the affirmative,

Mr. Speaker then put the Question:-

Shall there be a vote on Bill 4, An Act to provide for Freedom of Information which question was decided in the negative, more than twenty Members indicating their objection.

Mr. Speaker then put the motion for Second Reading of Bill 3, which motion was carried on the following division:—

AYES

Auld	Johnson (Wellington-	Norton
Belanger	(Wellington- Dufferin-Peel)	Parrott
Birch	Jones	Philip
Bryden	Kennedy	Samis
Cassidy	Lane	Sandeman
Cunningham	Lewis	Scrivener
Davidson	MacBeth	Shore
(Cambridge)	MacDonald	Singer
Davison	Maeck	Smith
(Hamilton Centre)	Makarchuk	(Hamilton Mountain)
Drea	McCague	Stephenson
Dukszta	McMurtry	Taylor
Eaton	Meen	Timbrell
Evans	Miller	Villeneuve
Ferrier	(Muskoka)	Warner
Germa	Moffatt	Wildman
Gregory	Morrow	Wiseman
Grossman	Newman	Young—50.
Hodgson	(Durham York)	

NAYS

Bain
Bernier
Breaugh
Breithaupt
Brunelle
Burr
Conway
Deans
Di Santo
Eakins
Ferris
Foulds
Good

Lawlor
Mackenzie
Mancini
Martel
McClellan
McKeough
McNeil
Miller
(Haldimand-Norfolk)
Newman
(Windsor-Walkerville)
Nixon

(Halton-Burlington)

Reed

Reid
(Rainy River)

Renwick
Rhodes
Riddell
Ruston
Smith
(Nipissing)
Stong
Swart
Sweeney
Welch
Wells
Williams
Worton
Ziemba—41.

Grande Hall Kerrio

And the Bill was accordingly read the second time and in accordance with the vote of the House was referred to the Standing Social Development Committee.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The debate was resumed.

THE EVENING SITTING

The debate continued and, after some time,

Disorder arose and the Member for Port Arthur (Mr. Foulds) refused to withdraw unparliamentary language when directed to do so by Mr. Speaker.

Mr. Speaker named the Member for Port Arthur and suspended him from the service of the House for the remainder of this sitting.

The debate continued and, after some time,

On motion by Mr. Mancini,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

Sessional Papers:-

Compendium of background material on Relocation of Ontario Government Facilities (No. 47).

Twelfth Annual Report of the Pension Commission of Ontario for the year ending March 31, 1976 (No. 48).

Thirtieth Report of the Liquor Licence Board of Ontario, April 1, 1975 to March 31, 1976 (No. 49).

Annual Report of the Liquor Control Board of Ontario, March 31, 1976 (No. 50).

Ministry of Culture and Recreation Annual Report 1975-76 (No. 51).

Ontario Heritage Foundation Annual Report to March 31, 1976 (No. 52).

ELEVENTH DAY

FRIDAY, APRIL 15TH, 1977

PRAYERS

10.00 O'CLOCK A.M.

A motion by Mr. Smith (Hamilton West) to adjourn the House was lost on a division of:—

AYES-20

Nays-49

Mrs. Campbell from the Standing Procedural Affairs Committee presented the Committee's report which was read as follows and adopted:—

Your Committee has carefully examined the following Application for a Private Act and finds the Notices, as published, sufficient:—

Village of Port McNicoll.

Your Committee further recommends that, in accordance with the Order of the House of March 31st, paragraph 7, the latest annual report of all Agencies, Boards and Commissions be referred to the Committee.

The following Bills were introduced and read the first time:-

Bill 34, An Act to amend The Airports Act. Mr. Snow.

Bill 35, An Act to amend The Public Vehicles Act. Mr. Snow.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read.

The debate was resumed and, after some time, it was,

On motion by Mr. Newman (Windsor-Walkerville),

Ordered, That the debate be adjourned.

The Answer was Tabled to question (No. 21). (See Hansard).

The House then adjourned at 1.00 p.m.

Sessional Papers:-

Compendium of background information on Bill 35, An Act to amend The Public Vehicles Act (No. 53).

Compendium of background information on Bill 34, An Act to amend The Airports Act (No. 54).

TWELFTH DAY

MONDAY, APRIL 18th, 1977

PRAYERS

2.00 O'CLOCK P.M.

The following Bills were introduced and read the first time:—

Bill 36, An Act to establish Electrical Service Areas in The Regional Municipality of Waterloo. *Mr. McKeough*.

Bill 37, An Act to amend The Ontario Human Rights Code. Mr. Newman (Windsor-Walkerville).

The Answers were Tabled to questions Nos. 22, 23 and 24 (See Hansard).

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read.

The debate was resumed.

THE EVENING SITTING

The debate continued and, after some time,

The Amendment to the Motion as follows:-

That the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor now before the House be amended by adding thereto the following words:—

While it is recognized that the concerns expressed in the Speech from the Throne, delivered by Her Honour, are genuine attempts to redress grievances resulting from many years of government mismanagement;

And while it is recognized that those portions of Her Honour's address which dealt with questions of national unity are eminently supportable;

Nonetheless we must insist that this Conservative government has once again failed to establish priorities and policies which would resolve the following major concerns in the Province of Ontario:

- 1. The failure to ensure employment, both short and long-term, with particular emphasis on:
 - (a) Direct government involvement in major long-term job-creating projects, of wide diversity, public and private, across Ontario;
 - (b) Economic stimulation by the promise of substantial tax cuts;
 - (c) Major development and building of diversified housing for low and middle-income citizens;
 - (d) An intensive program of secondary and tertiary-manufacturing based on our resource sector.
- 2. The failure to call for an early end to the A.I.B. despite increasing public concern that controls are now hurting far more than they are working.
- 3. The failure to moderate increases in the cost-of-living by refusing to recognize that:
 - (a) The present property tax formula places an unfair burden on middle, low, and fixed-income families;
 - (b) Food prices, energy prices, land and housing costs are above the consumers reasonable capacity to pay.

- 4. The failure to protect, adequately, our natural resource heritage, be it water, minerals, forests or agricultural land, compounded by the continued absence of a land-use plan for Ontario.
- 5. The failure to call for a complete overhaul of the Workmen's Compensation Board to civilize it, to humanize it, and to make it respond sensitively to many of the people it was created to serve.

And for all the foregoing enumerated reasons, this government no longer enjoys the confidence of this House.

having been put, was lost on the following division:—

AYES

Angus Bain Bounsall Breaugh Bryden Burr Cassidy Davidson (Cambridge) Davison (Hamilton Centre)

Deans

Di Santo Dukszta Ferrier Foulds Germa Grande Laughren Lawlor Lewis Lupusella MacDonald Mackenzie

Makarchuk Martel McClellan Philip Renwick Samis Sandeman Swart Warner Wildman Young Ziemba-34.

NAYS

Auld Belanger Bennett Bernier Birch Breithaupt Brunelle Bullbrook Campbell Conway Cunningham Davis Drea Eakins Eaton Edighoffer Ferris Gaunt Good Gregory

Grossman

Haggerty

Hall . Handleman Henderson Hodgson Iohnson Wellington-Dufferin-Peel) Iones Kennedy Kerr Kerrio Lane Leluk MacBeth Maeck Mancini McCague McEwen McKeough McMurtry McNeil Meen Miller (Haldimand-Norfolk)

Morrow Newman (Durham York) Newman (Windsor-Walkerville) Nixon Norton O'Neil Parrott. Peterson Reid (Rainy River) Rhodes Ruston Scrivener Shore Singer Smith

Miller

(Muskoka)

(Hamilton Mountain) Smith

(Nipissing)

NAYS-Continued

Smith
(Hamilton West)
Snow
Spence

Stephenson Taylor Timbrell Welch

Wells Williams Worton

Yakabuski—71.

Pair: Stokes and Smith (Simcoe East)

The main motion, having been put, was carried on the same vote reversed,

And it was,

Resolved, That an humble Address be presented to the Honourable the Lieutenant Governor of the Province of Ontario, as follows:—

To the Honourable Pauline M. McGibbon, O.C., B.A., LL.D., D.U. (Ott.), B.A.A. (Theatre), Lieutenant Governor of Ontario.

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, beg leave to thank Your Honour for the gracious Speech Your Honour has addressed to us.

Ordered, That the Address be engrossed and presented to the Honourable the Lieutenant Governor by those Members of this House who are Members of the Executive Council.

The House then adjourned at 10.35 p.m.

Sessional Papers:-

Annual Report of the Ministry of Health 1975-76 (No. 55).

Report of the Executive Co-ordinator of Women's Programs on the Status of Women Crown Employees and summary thereof (No. 56).

Teaching and learning French as a second language—A new program for Ontario students (No. 57).

Annual Report of the Registrar General for the year ending December 31st, 1976 (No. 58).

Report of the Minister of Education for the fiscal year 1975-76 (No. 59).

Annual Report of the Board of Governors The Ontario Institute for Studies in Education 1975-76 (No. 60).

Annual Report of the Ontario Municipal Board for year ended December 31st, 1976 (No. 61).

Compendium of background information on Bill 36, An Act to establish Electrical Service Areas in The Regional Municipality of Waterloo (No. 62).

Government Response to Petition tabled April 4th, 1977 from the Member for Timiskaming respecting Ontario Hydro Rates (No. 63).

THIRTEENTH DAY

TUESDAY, APRIL 19TH, 1977

PRAYERS

2.00 O'CLOCK P.M.

Mr. Speaker addressed the House as follows:-

On Friday last during the Question Period, a rather unusual procedure developed, brought about, I think it is fair to say, by the large number of ministers absent from the House during the Question Period.

There are two points that should be mentioned as far as the procedural aspect is concerned; first, as was pointed out, the ordinary rule as set out in Standing Order 31 (a) is that motions to adjourn the House may be moved prior to the Orders of the Day only by leave of the House. I suggest that leave of the House does not necessarily predicate the unanimous consent but is something which the Speaker must judge according to the circumstances at the time. In view of what went before on Friday, and as no objection to the motion was made, I presumed leave of the House, and I feel that I was correct in this presumption. I point out that there is precedent for this action.

The second point on which I feel I should comment is that a member must under ordinary circumstances, gain the floor in the usual way before he has the right to move such motion. He may not interrupt the member who has the floor by alleging a point of order for the purpose of moving the adjournment. However, again the circumstances were unusual. It was in the Question Period; that is, no one was holding the floor to speak on a debate and as the Leader of the Opposition, who had the floor to ask a question, took no objection to Mr. Smith's interruption, again I gauged the mood of the House to be such that it was desirable to allow the bells to ring on the motion in order to bring the House back to some semblance of order.

With respect to the other point raised by the Government House Leader, while it is true that he does not have any specific duties prescribed by the rules until the Orders of the Day have been entered upon, it is surely the duty of the Executive Council to see that there are sufficient members of the Council in the House during the Question Period to make it meaningful. Certainly the Speaker can not be expected to take on this obligation.

Mrs. Campbell from the Standing Procedural Affairs Committee presented the Committee's report which was read as follows and adopted:—

Your Committee has carefully examined the following Applications for Private Acts and finds the Notices, as published in each case, sufficient:—

City of Ottawa

City of Toronto

The following Bills were introduced and read the first time:—

Bill 38, An Act respecting Toxic and Hazardous Substances. Mr. Lewis.

Bill 39, An Act to Prohibit Discrimination in Business Transactions. Mr. Grossman.

The Acting Government House Leader outlined the schedule for consideration of estimates and the amount of time agreed on for each set of estimates (See Hansard).

The Answers were Tabled to questions Nos. 26 and 27 (See Hansard).

The Interim Answers were Tabled to questions Nos. 25 and 28 (See Hansard).

Debate on the motion for Second Reading of Bill 28, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session), was adjourned.

THE EVENING SITTING

8.00 O'CLOCK P.M.

Mr. McKeough moved, seconded by Mr. Welch, That this House approves in general the Budgetary policy of the Government, and in doing so presented his Budget and Budget papers. (Sessional Paper No. 4).

And a debate having ensued, it was on motion by Mr. Cassidy,

Ordered, That the debate be adjourned.

By unanimous consent, the following Bills were introduced and read the first time:—

- Bill 40, An Act to amend The Income Tax Act. Mr. McKeough.
- Bill 41, An Act to amend The Ontario Unconditional Grants Act, 1975. Mr. McKeough.
 - Bill 42, An Act to amend The Succession Duty Act. Mr. McKeough.
- Bill 43, An Act to Authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr. McKeough.
- Bill 44, An Act respecting the Registration of Venture Investment Corporations. $Mr.\ McKeough.$
 - Bill 45, An Act to amend The Tobacco Tax Act. Mr. McKeough.
- Bill 46, An Act to provide Employment Opportunities for Youth in Ontario. $Mr.\ McKeough.$
 - Bill 47, An Act to amend The Retail Sales Tax Act. Mrs. Scrivener.
- Bill 48, An Act to amend The Land Transfer Tax Act, 1974. Mrs. Scrivener.
- Bill 49, An Act to amend The Land Speculation Tax Act, 1974. Mrs. Scrivener.
 - Bill 50, An Act to amend The Corporations Tax Act, 1972. Mrs. Scrivener.
 - Bill 51, An Act to amend The Gift Tax Act, 1972. Mrs. Scrivener.
 - Bill 52, An Act to amend The Motor Vehicle Fuel Tax Act. Mrs. Scrivener.
- Bill 53, An Act to impose a Tax on Certain Pollutants of the Environment in Ontario. *Mrs. Scrivener*.

The House then adjourned at 9.35 p.m.

Sessional Papers:—

A Report of the Ontario Council of Health—The Distribution of Hospital and Nursing Home Beds in Metropolitan Toronto, March, 1977 (No. 64).

Ministry of Transportation and Communications Construction Program 1977-78 (No. 65).

Consolidations of: Corporation and Income Tax Legislation, including Mining Taxes; The Land Speculation Tax Act, 1974; The Land Transfer Tax Act, 1974; Succession Duty and Gift Tax Legislation; The Retail Sales Tax Act; The Motor Vehicle Fuel Tax Act (No.~66).

FOURTEENTH DAY

WEDNESDAY, APRIL 20th, 1977

The following Committees met:-

The Select Committee on Highway Safety.

The Standing Administration of Justice Committee.

The Standing General Government Committee.

The Standing Resources Development Committee.

The Standing Social Development Committee.

FIFTEENTH DAY

THURSDAY, APRIL 21st, 1977

PRAYERS

2.00 O'CLOCK P.M.

Mr. Welch delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by her own hand, and the said message was read by Mr. Speaker and is as follows:—

PAULINE M. McGIBBON

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st March, 1978 and recommends them to the Legislative Assembly.

Toronto, 21st April, 1977.

(Sessional Paper No. 3-Volume 3, 1977-78).

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying the same, be referred to the Committee of Supply.

Mr. Speaker having informed the House of the death of Major Soame, late Sergeant-at-Arms,

On motion by Mr. Welch, seconded by Mr. Deans, it was,

Ordered, That, this House note with profound regret the passing of Major G. Reginald Soame, C.D., Sergeant-at-Arms of the Ontario Legislature from February, 1972 to October, 1976, and that the House do now observe one minute of silence in his memory.

Mrs. Campbell from the Standing Procedural Affairs Committee presented the Committee's report which was read as follows and adopted:—

Your Committee has carefully examined the following Application for a Private Act and finds the Notices, as published, sufficient:—

Borough of North York.

Mr. Renwick from the Standing Administration of Justice Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bills without amendment:—

Bill Pr2, An Act respecting the Trustees of the Toronto General Burying Grounds.

Bill Pr4, An Act respecting Canada Trustco Mortgage Company.

Bill Pr6, An Act respecting Webwood Investments Limited.

Bill Pr9, An Act respecting the Borough of East York.

Bill Pr11, An Act respecting Lombardo Furniture and Appliances Limited.

Bill Pr13, An Act respecting Kevalaine Corporation Limited.

Bill Pr16, An Act respecting Fred Leblond Cement Products Limited.

Bill Pr19, An Act respecting The Roman Catholic Episcopal Corporation for the Diocese of Alexandria, in Ontario, Canada.

Bill Pr24, An Act respecting Frank Postl Enterprises Limited.

Your Committee further recommends that the fees, less the actual cost of printing, be remitted on Bill Pr19, An Act respecting The Roman Catholic Episcopal Corporation for the Diocese of Alexandria, in Ontario, Canada.

Mr. Gaunt from the Standing General Government Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bills without amendment: -

Bill Pr5, An Act respecting the Borough of York.

Bill Pr20, An Act respecting the Village of Erie Beach.

The following Bills were introduced and read the first time:—

Bill 54, An Act to establish the Ontario Waste Disposal and Reclamation Commission. *Mr. Newman* (Windsor-Walkerville).

Bill 55, An Act respecting Ryerson Polytechnical Institute. Mr. Parrott.

The following Private Bill was introduced, read the first time and referred to the Standing Administration of Justice Committee:

Bill Pr27, An Act respecting The Perfume & Cosmetics Bars Limited. Mr. Peterson.

Mr. Singer moved, seconded by Mr. Nixon,

That in the opinion of this House:—1. the Government should establish a Register of all properties owned by the Province of Ontario or by any of its Boards or Agencies, which Register shall be set out the following: (a) the date on which the land was acquired; (b) the size of the parcel of land; (c) the total acquisition price; (d) the purpose for which it was acquired, and the approximate date that it is anticipated that it will be used for such purpose; (e) the present use of the land; (f) the authority which allowed its acquisition; (g) the amount of commissions paid to any persons or agents concerning the acquisition and to whom they were paid; (h) the amount of legal fees paid in connection with such acquisition and to whom they were paid; (i) that such Register be open to inspection by any interested person. 2. the Government should establish guidelines for all future acquisitions which will ensure the clarity of procedures and fairness whenever land is acquired; and that such guidelines be approved by this House; that when any land not now owned by the Province of Ontario or any of its Boards or Agencies is acquired that

within three months of the date of such acquisition full details concerning the acquisition are added to the Register referred to above. 3. when any land owned by the Province of Ontario or any of its Boards or Agencies has been disposed of, full details of such disposition be added to the Register referred to above within 3 months of such disposition and a debate arising,

after some time,

Mr. Rhodes moved, seconded by Mr. Smith (Hamilton Mountain),

That the introductory words of the first sentence of the Resolution be amended to read as follows:—

The government should establish a system of registration for all properties purchased by the Province of Ontario or by any of its Boards or Agencies on or after January 1, 1970, which system of registration shall set out the following; and

That sentence two of the Resolution be amended by adding to it the following words provided that when more than one parcel of land is being acquired for a project the registration is not required until within three months after the date of the last acquisition.

at 4.40 p.m. further proceedings on the motion were then reserved until 5.50 p.m. and:—

Mr. Johnson (Wellington-Dufferin-Peel) then moved Second Reading of Bill 10, An Act to amend The Election Finances Reform Act, 1975 and a debate arising after some time,

Mr. Speaker put the Question:-

Shall there be a vote on Mr. Singer's Resolution which question was decided in the affirmative,

Mr. Speaker then put the Question:—

Shall there be a vote on Bill 10, An Act to amend The Election Finances Reform Act, 1975 which question was decided in the affirmative,

Mr. Speaker then put the Question:-

Shall the amendment to Mr. Singer's Resolution carry which motion was decided in the affirmative,

Mr. Speaker then put the Question:-

Shall Mr. Singer's Resolution as amended carry which motion was decided in the affirmative, and it was.

Resolved, That in the opinion of this House:—1. The government should establish a system of registration for all properties purchased by the

Province of Ontario or by any of its Boards of Agencies on or after January 1, 1970, which system of registration shall set out the following: (a) the date on which the land was acquired; (b) the size of the parcel of land; (c) the total acquisition price; (d) the purpose for which it was acquired, and the approximate date that it is anticipated that it will be used for such purpose; (e) the present use of the land; (f) the authority which allowed its acquisition; (g) the amount of commissions paid to any persons or agents concerning the acquisition and to whom they were paid; (h) the amount of legal fees paid in connection with such acquisition and to whom they were paid; (i) that such Register be open to inspection by any interested person. 2. the Government should establish guidelines for all future acquisitions which will ensure the clarity of procedures and fairness whenever land is acquired; and that such guidelines be approved by this House; that when any land not now owned by the Province of Ontario or any of its Boards or Agencies is acquired that within three months of the date of such acquisition full details concerning the acquisition are added to the Register referred to above provided that when more than one parcel of land is being acquired for a project the registration is not required until within three months after the date of the last acquisition. 3. when any land owned by the Province of Ontario or any of its Boards or Agencies has been disposed of, full details of such disposition be added to the Register referred to above within 3 months of such disposition.

Mr. Speaker then put the motion for Second Reading of Bill 10, An Act to amend The Election Finances Reform Act, 1975 which motion was declared carried, and the Bill was accordingly read the second time and *Ordered for Third Reading*.

The following Bill was read the third time and was passed:—

Bill 10, An Act to amend The Election Finances Reform Act, 1975.

The debate on the motion for Second Reading of Bill 28, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session), was resumed,

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time,

On motion by Mr. Deans,

Ordered, That the debate be adjourned.

One matter was debated on the motion to adjourn and the House then adjourned at $10.40~\mathrm{p.m.}$

Sessional Papers:-

Statement of Expenditures and other material related to the Estimates of the Ministry of Housing (No. 67).

Report on the Attorney General's Committee on the Appellate Jurisdiction of the Supreme Court of Ontario (No. 68).

Copy of Order-in-Council dated April 20, 1977 appointing Mr. Justice John David Cromarty a commissioner to inquire into Ronto Development Co. exemption from Land Speculation Tax (No. 69).

Ontario Educational Communications Authority Annual Report, 1976 (No. 70).

SIXTEENTH DAY

FRIDAY, APRIL 22ND, 1977

PRAYERS

10.00 O'CLOCK A.M.

Mr. Wells delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by her own hand, and the said message was read by Mr. Speaker and is as follows:—

PAULINE M. McGIBBON

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st March, 1978 and recommends them to the Legislative Assembly.

Toronto, 22nd April, 1977.

(Sessional Paper No. 3-Volume 1, 1977-78).

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying the same, be referred to the Committee of Supply.

The following Bill was introduced and read the first time:-

Bill 56, An Act to amend The Employment Standards Act, 1974. Mr. Newman (Windsor-Walkerville).

Debate on the motion for Second Reading of Bill 31, An Act to require The Essex County Board of Education to provide a French-language Secondary School, was adjourned.

The House then adjourned at 1.00 p.m.

Sessional Papers:

Annual Report of the Ontario Stock Yards Board for year ended June 30th, 1976 (No. 71).

Annual Report of the Ontario Food Terminal Board for year ended March 31st, 1976 (No. 72).

SEVENTEENTH DAY

MONDAY, APRIL 25th, 1977

PRAYERS

2.00 O'CLOCK P.M.

The following Bills were introduced and read the first time:—

Bill 57, An Act to amend the Regional Municipality of Durham Act, 1973. Mr. Breaugh.

Bill 58, An Act to amend The Consumer Protection Act. Mr. Newman (Windsor-Walkerville).

The Answers were Tabled to questions Nos. 28, 29, 30, 31 and 32 (See Hansard).

The following Bills were read the second time and Ordered for Third Reading:—

Bill Pr2, An Act respecting the Trustees of the Toronto General Burying Grounds.

Bill Pr4, An Act respecting Canada Trustco Mortgage Company.

Bill Pr5, An Act respecting the Borough of York.

Bill Pr6, An Act respecting Webwood Investments Limited.

Bill Pr9, An Act respecting the Borough of East York.

Bill Pr11, An Act respecting Lombardo Furniture and Appliances Limited.

Bill Pr13, An Act respecting Kevalaine Corporation Limited.

Bill Pr16, An Act respecting Fred Leblond Cement Products Limited.

Bill Pr19, An Act respecting The Roman Catholic Episcopal Corporation for the Diocese of Alexandria, in Ontario, Canada.

Bill Pr20, An Act respecting the Village of Erie Beach.

Bill Pr24, An Act respecting Frank Postl Enterprises Limited.

The following Bills were read the third time and were passed:—

Bill Pr2, An Act respecting the Trustees of the Toronto General Burying Grounds.

Bill Pr4, An Act respecting Canada Trustco Mortgage Company.

Bill Pr5, An Act respecting the Borough of York.

Bill Pr6, An Act respecting Webwood Investments Limited.

Bill Pr9, An Act respecting the Borough of East York.

Bill Pr11, An Act respecting Lombardo Furniture and Appliances Limited.

Bill Pr13, An Act respecting Kevalaine Corporation Limited.

Bill Pr16, An Act respecting Fred Leblond Cement Products Limited.

Bill Pr19, An Act respecting The Roman Catholic Episcopal Corporation for the Diocese of Alexandria, in Ontario, Canada.

Bill Pr20, An Act respecting the Village of Erie Beach.

Bill Pr24, An Act respecting Frank Postl Enterprises Limited.

The Order of the Day for resuming the Adjourned Debate on the motion That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed, and, after some time,

Mr. Cassidy moved, seconded by Mr. Lewis, that all the words after "that" be struck out, and the following added:

this House deplores the mismanagement by the Government of Ontario's economy; condemns the misrepresentation by the Treasurer of the Government's fiscal situation and Ontario's economic prospects; rejects the policy which accepts a permanent army of 200,000 unemployed; regrets the failure of the Treasurer to provide any long term direction for Ontario's industrial development and future prosperity; condemns the slavish addiction to ideology which has led the Treasurer to offer corporate tax handouts as his only remedy for our short term economic stagnation; and above all, calls for a re-ordering of expenditure programs to create jobs in order to put the province back on the road to economic strength and security.

On motion by Mr. Peterson,

Ordered, That the debate be Adjourned.

Mr. Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in her Chambers:—

Bill 10. An Act to amend The Election Finances Reform Act, 1975.

Bill Pr2, An Act respecting the Trustees of the Toronto General Burying Grounds.

Bill Pr4, An Act respecting Canada Trustco Mortgage Company.

Bill Pr5, An Act respecting the Borough of York.

Bill Pr6, An Act respecting Webwood Investments Limited.

Bill Pr9, An Act respecting the Borough of East York.

Bill Pr11, An Act respecting Lombardo Furniture and Appliances Limited.

Bill Pr13, An Act respecting Kevalaine Corporation Limited.

Bill Pr16, An Act respecting Fred Leblond Cement Products Limited.

Bill Pr19, An Act respecting The Roman Catholic Episcopal Corporation for the Diocese of Alexandria, in Ontario, Canada.

Bill Pr20, An Act respecting the Village of Erie Beach.

Bill Pr24, An Act respecting Frank Postl Enterprises Limited.

The House then adjourned at 5.05 p.m.

Sessional Papers:-

Annual Report of Ontario Place Corporation for year ended March 31st, 1976 (No. 73).

An Evaluation of the Ontario Home Renewal Program (No. 74).

EIGHTEENTH DAY

TUESDAY, APRIL 26TH, 1977

PRAYERS

2.00 O'CLOCK P.M.

Mr. Speaker addressed the House as follows:-

Yesterday three Petitions were tabled by Mr. Moffatt, Mr. Breaugh and Mr. Godfrey. I stated that I would examine them and report to the House today as to whether or not these Petitions are in order.

I direct the attention of the House to Standing Order 84, which reads as follows:

"No petition can be received which prays for any expenditure, grant or charge on the public revenue, whether payable out of the Consolidated Revenue Fund, or out of moneys to be provided by the House".

I then must direct the attention of the House to the last sentence of paragraph 1 of the three Petitions, which reads as follows:

"As an immediate solution, we require that increased funding from the Province be made available in the amount requested by the Region in December of 1975 of the Treasurer of Ontario".

The House will see that these Petitions are in direct contravention of Standing Order 84 and therefore cannot be received. I am directing the Petitions be returned to the Members.

Perhaps I might suggest that the petitioners might make their representation to the Treasurer in some other way.

Mr. Bullbrook raised a point of Order relating to the use of the word "misrepresentation" in the amendment to the Budget motion moved by Mr. Cassidy yesterday.

After some time Mr. Speaker ruled the expression Out of Order, and, on motion by Mr. Cassidy, the word "misinterpretation" was substituted.

The following Private Bills were introduced, read the first time and referred to the Standing General Government Committee:

Bill Pr8, An Act respecting the Borough of Scarborough. Mr. Drea.

Bill Pr21, An Act respecting the Borough of North York. Mr. Williams.

The following Private Bill was introduced, read the first time and referred to the Commissioners of Estate Bills:—

Bill Pr25, An Act respecting Certain Lands in the Township of Casgrain.

Mr. Lane.

The following Bills were introduced and read the first time:-

Bill 59, An Act to amend The Environmental Assessment Act, 1975. Mr. Kerr.

Bill 60, An Act to amend The Pension Benefits Act. Mr. Di Santo.

Bill 61, An Act to amend The Workmen's Compensation Act. Mr. Di Santo.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read,

The debate was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and, after some time, it was,

On motion by Mr. Handleman.

Ordered, That the debate be adjourned.

The debate on the motion for Second Reading of Bill 28, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session) was resumed, and after some time, the motion was carried and the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

During the debate, Mr. Deputy Speaker suspended the sitting of the House for ten minutes, for grave disorder.

The debate on the motion for Second Reading of Bill 31, An Act to require The Essex County Board of Education to provide a French-language Secondary School, was resumed, and after some time, was again adjourned.

Two matters were debated on the motion to adjourn and the House then adjourned at 10.47 p.m.

Sessional Papers:

Annual Report of the Ontario Cancer Treatment and Research Foundation, $1975 \ (No.\ 75)$.

Manpower Control in The Ontario Government (No. 76).

Treasurer's response to Mr. Ziemba's question of April 22nd, 1977, re Budget Lock-up (No.~77).

Consolidation of the Environmental Assessment Act and Minister's Statement relating thereto re Bill 59, An Act to amend The Environmental Assessment Act, 1975 (No. 78).

NINETEENTH DAY

WEDNESDAY, APRIL 27th, 1977

The following Committees met:-

The Standing Resources Development Committee.

The Standing Social Development Committee.

TWENTIETH DAY

THURSDAY, APRIL 28th, 1977

PRAYERS

2.00 O'CLOCK P.M.

The following Private Bills were introduced, read the first time and referred to the Standing General Government Committee:—

Bill Pr3, An Act respecting the Township of Dover. Mr. Spence.

Bill Pr12, An Act respecting the Village of Port McNicoll. Mr. Smith (Simcoe East).

Bill Pr28, An Act respecting the City of Ottawa. Mr. Morrow.

Bill Pr31, An Act respecting the City of Toronto. Mr. Grossman.

The following Private Bill was introduced, read the first time and referred to the Standing Administration of Justice Committee:—

Bill Pr
14, An Act respecting John A. Schmalz Agencies Limited. Mr.
 Breithaupt.

The following Private Bill was introduced, read the first time and referred to the Standing Social Development Committee:—

Bill Pr18, An Act respecting the City of Sault Ste. Marie. Mr. Lane.

The following Bills were introduced and read the first time:—

Bill 62, An Act to amend The Ministry of Labour Act. Miss Stephenson.

Bill 63, The Regional Municipalities Amendment Act, 1977. Mr. McKeough.

Bill 64, An Act to amend The District Municipality of Muskoka Act. $Mr.\ McKeough.$

Bill 65, An Act to amend The County of Oxford Act, 1974. Mr. McKeough.

Bill 66, An Act to amend The Municipality of Metropolitan Toronto Act. Mr. McKeough.

Bill 67, An Act to amend The Municipal Act. Mr. McKeough.

Bill 68, An Act to amend The Public Utilities Act. Mr. McKeough.

Bill 69, An Act to amend The City of Timmins-Porcupine Act, 1972. Mr. McKeough.

Bill 70, An Act to amend The Pension Benefits Act. Mr. Bain.

Bill 71, An Act to require a Single Price for Gasoline and Heating Oil sold in Ontario by a Wholesaler. Mr. Lane.

Bill 72, An Act to amend The Condominium Act. Mr. Wildman.

Bill 73, An Act to control Professional Fund-raising Corporations. *Mr. Newman* (Windsor-Walkerville).

Mr. Dukszta moved Second Reading of Bill 33, An Act respecting Certain Rights of Patients receiving Health Care Services in Ontario and a debate arising, at 4.40 p.m. further proceedings on the motion were then reserved until 5.50 p.m. and:—

Mrs. Campbell then moved Second Reading of Bill 16, An Act to amend The Ontario Human Rights Code and a debate arising, after some time,

Mr. Speaker put the Question:—

Shall there be a vote on Bill 33, An Act respecting Certain Rights of Patients receiving Health Care Services in Ontario which Question was decided in the negative, more than twenty Members having indicated their objection.

Mr. Speaker then put the Question:-

Shall there be a vote on Bill 16, An Act to amend The Ontario Human Rights Code which Question was decided in the negative, more than twenty Members having indicated their objection.

The House resolved itself into a Committee to consider a certain Bill:—

THE EVENING SITTING

8.00 O'CLOCK P.M.

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on Bill 28, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session).

Ordered, That the report be now received and adopted.

Three matters were debated on the motion to adjourn and the House then adjourned at 11.25 p.m.

Sessional Papers:-

Compendium of background information on Bill 59, An Act to amend The Environmental Assessment Act, 1975 (No. 78 part 2).

Report of the inquiry in respect to the affairs of the Township of Malden (No. 79).

Consolidations of The Municipal Act, The Public Utilities Act, The Municipality of Metropolitan Toronto Act and Consolidation of Affected Private Acts and relevant amendments (respecting Municipal Hospitals) re Bills 63, 64, 65, 66, 67, 68 and 69 introduced by Mr. McKeough (No. 80).

Compendium of background information on Bill 62, An Act to amend The Ministry of Labour Act (No. 81).

TWENTY-FIRST DAY

FRIDAY, APRIL 29TH, 1977

PRAYERS

10.00 O'CLOCK A.M.

Mr. Renwick from the Standing Administration of Justice Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bill without amendment:— Bill Pr27. An Act respecting The Perfume & Cosmetic Bars Limited.

Mr. Gaunt from the Standing General Government Committee presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bills without amendment:—

Bill Pr8, An Act respecting the Borough of Scarborough.

Bill Pr21, An Act respecting the Borough of North York.

The following Bills were introduced and read the first time:-

Bill 74, An Act to amend The Employment Standards Act, 1974. Mr. Bounsall.

Bill 75, An Act to amend The Labour Relations Act. Mr. Bounsall.

Bill 76, An Act to prohibit the Use of Non-Returnable Beverage Containers. Mr. Riddell.

Bill 77, An Act to amend The Territorial Division Act. Mr. Bain.

Bill 78, An Act to amend The Ontario Human Rights Code. Mr. Angus.

The following Bills were read the second time and Ordered for Third Reading:—

Bill Pr8, An Act respecting the Borough of Scarborough.

Bill Pr21, An Act respecting the Borough of North York.

Bill Pr27, An Act respecting The Perfume & Cosmetic Bars Limited.

The following Bills were read the third time and were passed:—

Bill Pr8, An Act respecting the Borough of Scarborough.

Bill Pr21, An Act respecting the Borough of North York.

Bill Pr27, An Act respecting The Perfume & Cosmetic Bars Limited.

The House resolved itself into a Committee to consider a certain Bill:—

After some time Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 28, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session).

Ordered, That the report be now received and adopted.

The following Bill was read the third time and was passed:-

Bill 28, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session).

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:-

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 28, An Act to amend The Residential Premises Rent Review Act, 1975 (2nd Session).

Bill Pr8, An Act respecting the Borough of Scarborough.

Bill Pr21, An Act respecting the Borough of North York.

Bill Pr27, An Act respecting The Perfume & Cosmetic Bars Limited."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills."

Her Honour was then pleased to retire.

The House then adjourned at 1.05 p.m.

Sessional Paper:-

Final Report of the Select Committee on Highway Transportation of Goods (No. 82).

PROCLAMATION

(Great Seal of Ontario)

PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

ROY McMurtry \ WHEREAS We have thought fit, by and with the advice Attorney General \ Of Our Executive Council of Our Province of Ontario, to dissolve the present Legislative Assembly and to call forthwith a new Legislative Assembly;

NOW KNOW YE that WE DO HEREBY DISSOLVE the present Legislative Assembly of Our Province of Ontario, and DO HEREBY MAKE KNOWN Our Royal Will and Pleasure to call a new Legislative Assembly of Our said Province; and WE DO DECLARE that, by and with the advice of Our said Executive Council, WE have this day given orders for issuing Our Writs in due form for holding a general election of members to serve in the new Legislative Assembly of Our said Province, the said Writs to bear date the twenty-ninth day of April, A.D., 1977, and to be returnable forthwith after the execution thereof; and WE DO FURTHER DECLARE that, as appointed by Our Lieutenant Governor in Council, the day for the nomination of candidates for the said general election shall be the twenty-sixth day of May, A.D., 1977, and the day on which polling shall take place where a poll is granted shall be the ninth day of June, A.D., 1977.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. McGIBBON, An Officer of the Order of Canada, Bachelor of Arts, Doctor of Laws, Doctor of University, Bachelor of Applied Arts (Theatre), Honorary Fellow Royal College of Physicians and Surgeons (Canada), LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twenty-ninth day of April in the year of Our Lord one thousand nine hundred and seventy-seven and in the twenty-sixth year of Our Reign.

BY COMMAND

JOHN R. SMITH,
Minister of Government Services.







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